

THE GLENDALE NEWS

DEVOTED TO THE BEST INTERESTS OF THE SAN FERNANDO VALLEY

VOL. VIII.

GLENDALE (LOS ANGELES POSTOFFICE) - LOS ANGELES COUNTY, CAL., FRIDAY, MAY 17, 1912

No. 4

CITY TRUSTEES

Petition for Street Improvement—Franchises Granted—Plan for City Parks

All members present except Mr. White. Application to do street work on Glendale avenue near South City Boundary by private contract, by P. L. Ferry, was granted. Property owners on Campbell and Dryden street sent in petition for improvement of portions of those streets referred to city engineer. Report of the manager of the lighting department for April was received and referred to finance committee. A communication was received and read from E. M. McClure showing distribution of "Jewel City Magazine" to Shriner committee, the warrant in payment for order given by trustees for this publication having been held up in order to learn if distribution had been properly made. A motion then passed ordering payment.

A report was made by Mr. Tower outlining a proposed industrial district as follows: Beginning on the west side of Glendale avenue 100 feet north of Third street and west of Glendale avenue; thence north to a point 100 feet south of First street; thence west to the alley west of Howard street; thence south to within 100 feet of Third street; thence east to point of beginning.

The city engineer reported that the owners of the Bellhurst Tract (Thom's) are ready to open up Doran street from Louise street east to Glendale avenue as far as their property is concerned and that this comprises nearly all the land that will be required to complete this thoroughfare from Brand boulevard to Verdugo road. The manager of the lighting department reported in the matter of purchasing a horse for his department, had tried one out and found it satisfactory; the price \$185. This gave a chance for a discussion of this horse in particular and horses in general, the result being that the matter was left to the supply committee and the manager of the lighting department to try the animal out a while longer.

A petition was received for the improvement of Louise street from Doran street north, referred to the city engineer. Mr. Lockwood appeared in connection with this matter and stated that it is the desire of the property owners that the bridge over the wash on Louise street be widened to agree in width with the street. Referred to city engineer. The marshal reported the necessity for a fire hydrant on Second street west of Verdugo road and was authorized to have it put in. The ordinance granting a franchise to E. D. Goode for an electric railway on Fourth street was read third time and adopted, after making a few changes.

An ordinance granting a franchise for a pipe line to E. F. Fitzpatrick, was read third time and adopted. An ordinance declaring intention to improve a portion of Doran street, was read third time and passed. The map of Tract 1736 was accepted as filed. A resolution ordering certain work done on Sixth street from the easterly line of Glendale avenue to the easterly boundary of the city of Glendale, was adopted.

A long list of approved demands was read. The matter of permitting an establishment to manufacture soap near the proposed industrial district, was taken up. It was stated that the article is a mineral soap and there is nothing objectionable about it. The matter having been up before the board previously, it was covered by giving instructions to the marshal to issue no permits for any similar establishment outside the proposed industrial district. The city engineer was instructed to prepare a resolution for the opening of Doran street from Louise street to Glendale avenue. The matter of cleaning up the streets and parkways was discussed and it was informally agreed that the people be requested through the newspapers to clean up in front of their property on Saturday next in order to get in presentable shape for the May festival.

Chairman Watson brought up the matter of city parks, stating that citizens had spoken to him on the subject and that he believed something should be done in the matter. Mr. Lane favored the division of the city into four districts, the people of said districts to select their park and the purchase of it be made by the establishing of assessment districts. Mr. Tower made a motion, seconded by Mr. Coker that a committee of three be appointed in each of the proposed districts to take the matter up and report.

WESTON WINS AGAIN.

E. H. Weston of the Weston Studio, just received second prize in American Photography, Boston, the same competition which he won first in last November. Of unusual local interest is this contest since the winning prize entered by Weston was a portrait of Miss Ruth Pierce of Glendale. Commenting on the picture, one of the judges said "It was one of the most beautiful things he had ever seen." The same picture will be hung at the National Convention at Philadelphia in July.

W. C. T. U. NOTES.

Regular meeting will be held Friday, May 17th, at the Gospel Union Tent, immediately after the meeting. Superintendents bring reports of work done in your department for past three months.

If you want to MAKE money watch our window

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Home 1162

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Opp. P. E. Depot

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Central Bldg.

1107 Broadway

Glendale, Cal.

Try a pair of "American Girl" Hose, 15c pair.

THE ELECTION

Absence of Excitement—About One-half of Voters Turn Out—Taft and LaFollette Also Ran

The election Tuesday was a tame enough affair, but the result was probably just the same as if there had been more energy put into it. The only candidate who was backed by any automobiles in Glendale was the ex-president, and he had few of them. The auto doesn't exactly vote as yet, but as soon as "machine politics" become popular again it will certainly claim the honor, for there are a lot of good citizens who stay at home unless they are hauled to the polls, and about fifty per cent of them did this on Tuesday. Of those who did vote the proportion of men and women was about even. There was no interest taken in the vote on the Charter makers, everybody feeling that there was no use in wasting time on voting a ticket which had no opposition, scarcely a hundred votes were cast on the proposition. As for the result it was foreseen by any one who was capable of exercising his "judicial mind" as the supporters of Taft and LaFollette knew that they were in the minority, and not being "band wagon" patriots voted their convictions without hope of immediate reward.

The following are the returns, unofficial, but approximately correct, from the four Glendale precincts and from the Verdugo precinct, the one lately established taking place of the Tropico precinct No. 1 and including Verdugo canon and the Casa Verdugo section.

Glendale No. 1. Total Votes 180.
Roosevelt 100
Taft 34
LaFollette 13
Clark 9
Wilson 7

Glendale No. 2. Total Votes 223.
Roosevelt 141
Taft 32
LaFollette 12
Clark 23
Wilson 15

Glendale No. 3. Total Votes 254.
Roosevelt 161
Taft 23
LaFollette 37
Clark 20
Wilson 11

Glendale No. 4. Total Votes 209.
Roosevelt 105
Taft 37
LaFollette 19
Clark 11
Wilson 12

Verdugo Precinct. Total Votes 191.
Roosevelt 106
Taft 35
LaFollette 16
Clark 20
Wilson 10

The result of Tuesday's election at Tropico was: Precinct No. 1—Roosevelt, 53; Taft, 27; LaFollette, 11; Wilson, 7; Clark, 12. Total Republican vote, 106; total Democratic vote, 19. Precinct No. 2—Roosevelt, 73; Taft, 13; LaFollette, 20; Wilson, 10; Clark, 13. Total Republican vote, 131; total Democratic vote, 29. Tropico's total vote cast was 285, 132 of these being for Roosevelt, 40 being for Taft, 31 being for LaFollette, 25 for Clark, and 17 being for Wilson.

Mr. Charles Damerell and John A. Cole motored to Yucaipa last Sunday and visited Mr. and Mrs. J. T. Rawlins, who moved from Glendale up to the apple country a few months ago, and whom they found to be well and prospering.

THE CHURCHES

LUTHERAN CHURCH.

Meets at I. O. O. F. hall every Sabbath. Bible school at 10 a. m. and preaching service at 11 a. m. Everybody welcome.

WEST GLENDALE M. E. CHURCH.

Sunday School 10:00 a. m.
Prayer 11:00 a. m.
Epworth League 3:30 p. m.
Prayer 6:30 p. m.
A. B. MORRISON, D. D., Pastor.

CHRISTIAN SCIENCE CHURCH.

First Church of Christ, Scientist, of Glendale. Services in the Masonic Hall on Brand Boulevard. Sunday, 11 a. m.; Wednesday, 8 p. m.; Sunday school, 9:30 a. m. Subject, "Mortals and Immortals."

ST. MARK'S CHURCH.

Corner Fourth and Isabel Streets.
Rev. G. R. Messias, priest in charge. Services, Sundays, 7:30 a. m. holy Communion; 11 a. m., morning prayer and sermon, except on the first Sunday of the month; 7:30 p. m., evening prayer and sermon; Sunday school, 9:30 a. m.; Wednesday evening service, 7:45 p. m.
You are cordially invited to these services.

PRESBYTERIAN MISSIONARY SOCIETY.

The Woman's Home and Foreign Missionary Society of the Presbyterian Church will meet at the home of David Black, Central and Kenneth Road, Tuesday, May 21, at 2:30. Subject, "Slam and Taos—Cuba and Porto Rico." The Presbyterian president and foreign secretary will be present from Los Angeles. A picnic supper will be served, to which the gentlemen are invited. A large attendance is expected. Come, if not a member of the society.

SECRETARY.

PRESBYTERIAN CHURCH.

Sunday school, 9:45; Junior C. E., 3 p. m.; other services at the tent Wednesday evening, May 22. Weekly prayer meeting will be resumed, subject, "Has It Paid." Regular Sunday services will be held at the church Sunday, May 26. Communion service Sunday, June 2nd, 11 a. m.
The three services announced at the tent Sunday, May 19th, will close the campaign. All are urged to make the most of the closing services.

CONGREGATIONAL CHURCH.

The Southern California Congregational Conference meets at Redlands this week, Tuesday, Wednesday and Thursday. Rev. and Mrs. E. H. Willisford are attending as delegates from the Glendale church.

On Saturday the Woman's Auxiliary will hold a sale of "home cooking" at McGillis' grocery, Brand Boulevard. The Auxiliary are planning to have a lunch counter on Festival Day at the corner of Broadway and Brand.

The Sunday school meets as usual during the tent meetings. All members are urged to attend.

FIRST METHODIST CHURCH.

We have had a great revival. The impulse of it will be noted in our regular work which will be resumed after Sunday.

Wednesday night our regular prayer meeting. The topic for consideration will be "The Bible and Methods of Bible Study."

The W. F. M. S. will meet Thursday at 2:30 p. m.

Sunday morning, the 26th, will be communion and reception of new members. Let every one who has accepted Christ during the tent meeting and prefers the Methodist church, unite with us at that time.

TENT MEETINGS.

Friday, May 17, will be the closing week day at the tent. Special interest now centers in the program for Sunday, the last day of the series. Evangelist Handenschield preached his first sermon April 18th. His last sermon in this city will be on next Sunday evening. The campaign thus far has been a successful one. Nearly 200 professed conversions is certainly a record not to be despised.

The men's meeting last Sunday afternoon was the largest body of men ever assembled in Glendale for a religious service. Evangelist Handenschield together with Mr. Farrar are certainly a strong team. The meetings have been marked in the absence of mere excitement, only as truth is sometimes exciting. The sermons have been vital truth earnestly delivered and no individual could attend such a series of meetings without being greatly benefited. Mention should be made of the afternoon lectures which have more than satisfied the most expectant. The cottage prayer meetings have had a daily average of over 100. We bespeak for these servants of God a great closing here and big success in their next field of labor.

Railroad Matters

Mr. Paul Shoup, general manager of the P. E. Railway, was in Glendale Thursday morning looking over the ground in reference to the proposed line up Glendale avenue. Mr. R. A. Blackburn and Mr. G. B. Woodberry met Mr. Shoup at the P. E. Station and in Mr. Woodberry's auto went over the entire territory to be affected by the new line.

MID-MAY FESTIVAL

Everybody Get Ready for It—Next Thursday Will be the Day that Glendale Receives

Thursday next, the 23rd, Glendale's annual Mid-May Festival occurs. Arrangements have been practically completed, and are in the hands of the committees appointed by President Showalter of the Improvement Association. The city trustees, in anticipation of the thousands of visitors who will see Glendale for the first time, have requested citizens to devote Saturday next to the business of cleaning up the city, so that it may next week appear in its most attractive aspect. After the barbecue, the principal feature of the day will be "showing Glendale," and for this purpose it is expected that a majority of the automobiles in town will be at the service of the visitors. The committee having charge of this feature consists of the owners of autos generally and if anyone has been overlooked in an invitation to act in the capacity of a member of the transportation committee he is invited to act anyhow. As there are probably fifty or sixty autos in Glendale, there certainly should be no lack of transportation for the visitors. The barbecue committee consists of Mr. E. S. McKee, chairman, and Messrs. Sternberg, Fish, Whaley, Zerr, Eudemiller, Coker, Noyse, Carney, Bright, Anderson, Smith and Sherer. Mr. McKee had

charge of this feature last year, and his success then gives assurance that things at the refreshment counter will move even more smoothly than they did then. Mr. W. R. Middleworth is chairman of the decoration committee, and has the granting of concessions in his charge. Mr. H. D. Brown will manage the construction of the stand, tables, etc. Mr. H. T. Howe of the High School, who has managed this feature for the last two seasons, will have charge of the sports. Mr. J. W. Usilton and F. L. Muehlman are a committee to secure speakers for the evening's entertainment. Both the K. of P. and Odd Fellows' halls have been engaged for the entire day and evening. Committees of ladies will be in attendance to receive lady visitors and make them feel at home. It is expected that for a part of the day at least the services of the Verdugo Park cars will be given free for carrying the people between the heart of Glendale and its somewhat distant northern suburb. The merchants and others have been liberal in their donations, and the third annual Mid-May Festival will of course be a success. Citizens generally can do much to assure this by decorating their homes and by making a special effort to be hospitable.

HIGH SCHOOL NOTES.

Fifteen couples attended the informal dance given by Harold McElroy at his home last Saturday night. Pink roses were used as decorations, and nifty programs were given. During intermission light refreshments were served.

The recitation, which was reported to have been given by the chemistry classes on copper and mercury, "fell through" to the infinite satisfaction of every one concerned.

The final games of the county league will be played next Saturday. Glendale has finished its games and is sure of not getting any lower in the final. By defeating Pasadena last Saturday she placed herself in third place regardless of the results of next Saturday's games.

The students of the Cicero and Caesar classes enjoyed a Latin banquet at the high school Thursday evening. The lunch room was decorated in Roman style, with shields and spears hung on the walls. Bainty cards, instead of menus, gave a delicious menu. The girls had prepared the dishes themselves, and received many compliments. When knives and forks were forbidden, all were glad not to be real Romans. After the banquet, and a shower of rose leaves, all went into the gym. where strictly American games were played.

On Friday, May 10th, the high school had a holiday to attend the Shriners' parade.

The cantata, "The Lady of Shalott," was given by the Girls Glee Club, assisted by Viola Yorba on the afternoon of May 15. Many friends of the school were present.

Miss Elva Spencer, a graduate from Glendale high school, who has finished her year's work at Berkeley, has returned to Glendale and will teach in the drawing department at the high school.

Last week the different cooking classes were divided into two parts, and these parts took turns in serving breakfasts to one another in the school kitchen. They are planning to serve luncheon to the faculty and other friends in the near future. Later they will also serve dinners.

After an exciting rally the day before at which all the different political parties were represented, the students were given a chance to declare their favored man and party for the presidential chair last Tuesday. The election was managed by the members of the history class, and managers of the different parties. The students have shown much interest in these elections and much pleasure and education has been derived from them.

A MAY-TIME WEDDING.

The prettiest of the week's events was the wedding ceremony of Miss May Fanset to Mr. Hazen Collins of Los Angeles, which was solemnized by Rev. J. F. Humphrey of the Methodist church in the home of the bride's parents at 516 Fifth street, Wednesday evening. Miss Ruby Borthick attended the bride as maid of honor while Mr. John Fanset, acted as best man to the groom. A delicious supper was served to the guests, after the ceremony, in a dining room which had been transformed into a bower of spring-time blossoms. Following a short wedding journey, Mr. and Mrs. Collins will be at home to their friends in their Los Angeles residence. The wedding terminated a series of delightful social events which have been held in Mrs. Collins' honor, as she has long been one of Glendale's most popular young ladies. Mrs. Collins is the daughter of Mr. and Mrs. Asa Fanset.

CLEAN UP.

The city trustees request property owners and others to make a point of cleaning up their lots, sidewalks, and parkways next Saturday, so as to have the city looking its best when the crowds come to Glendale to help celebrate the Mid-May Festival on May 23. A little well-directed effort will work out an immense improvement in the appearance of our streets, and citizens generally are urged to get out and get busy with hoe and rake.

WHOLESALE ARRESTS

For Disorderly Conduct

"There was a sound of revelry by night," but it was not soothing to the ears of Marshal Miller and Night Policeman Everett when they heard it about midnight Monday last emanating from a house on Howard street above Third. They were not surprised however, as for some time past the place has been under suspicion and a month or more ago when a row occurred there the woman occupant was advised to leave town. When the officers entered the house, a scene of sure enough revelry was disclosed. Seven or eight Mexican orange pickers were engaged in the pleasant pastime of throwing empty beer bottles at one another and disporting themselves in a manner contrary to Roberts Rules of Order. The three "lady" inmates of the house hurriedly fled to shelter to be locked up later, while the officers gathered the roustabouts in. They filled the new jail cell to repletion, but it held them all right, and the next morning Judge Whomes started in on a busy day. One of the prisoners was found to be not guilty and was turned loose, another paid his fine of \$15 on the spot; this left Marshal Miller with a choice bunch of six on his hands, but during the day, half of them secured the amount of their fines, \$15 each, and were set at liberty. The three less fortunate ones were duly conducted to the county jail to serve fifteen days.

The woman in the case, giving the name of Louisa Beltram, was arrested on Tuesday and brought before Recorder Whomes Wednesday on a charge of "Keeping and maintaining a disorderly house."

A sad feature in the case is the fact that the woman has a child, a little girl six years old, who in all that could be expected of a child surrounded by such influences, and who is destined to be a charge on the community and quite possibly a criminal one unless rescued in some manner from her surroundings.

THE NEW PENSION BILL.

Under the provisions of the new Pension Act, any person who served ninety days or more in the military or naval service of the United States during the Civil war and received an honorable discharge and reached the age of 62 years or more, shall be entitled to receive pensions as follows:

Age	Service	Per Month
6290 days\$12.00
626 months13.50
621 year14.00
621 1/2 years14.50
622 years15.00
622 1/2 years15.50
623 years or more16.00
663 months15.50
666 months15.50
661 year16.00
661 1/2 years16.50
662 years17.00
662 1/2 years18.00
663 years or more19.00
7090 days18.00
706 months19.00
701 year20.00
701 1/2 years21.50
702 years23.00
702 1/2 years24.00
703 years or more25.00
7590 days21.00
756 months22.50
751 year24.00
751 1/2 years25.00
752 years or more30.00

All the above pensions shall begin from the date of filing applications in the Bureau of Pensions after the passage and approval of this act.

The Scrap Book

Eugene Ware's Quick Wit.
The ready wit of the late Eugene F. Ware, author of "The Washerwoman's Song" and other poems, is shown in the following story:

He was giving a dinner at his home in Kansas City, Kan., the place to which he had retired after he resigned from the office of pension commissioner at Washington under Roosevelt. The guests were equally divided between Missourians, from the twin city across the line, and Kansans. All present had imbibed the spirit of their genial humorous host.

Said a Missourian: "You Kansans always have your brass bands going and your flags flying. We, from Missouri, get tired of your cocksureness. Tell me, what have you decided about the hen, for instance. Does she sit or does she set?"

"We don't bother about things like that," flashed Ware. "What concerns us, when she cackles, is, has she laid or has she lied?"—Lippincott's.

Be Loving.

They gleam like the dawn of the morning. These two little heart searching words, And thrill with a passion of music, Like rapturous carol of birds.

Be loving—they hold in completeness The germ of a beautiful life. The heart that with love is overflowing Has no room for rancor and strife.

Be loving—true love is forgiving. Unselfish and patient and kind, Piles quickly to render glad service, Some plea for the weakest will find.

Be loving, for never a blossom That blooms in his garden above Is dear to the heart of the Master As the great white lily of love.
—Louise Jackson Strong.

Wound Up the Wrong One.

Jones was just putting on his coat when he casually remarked to Mrs. Jones that he would be working overtime that night.

"Don't wait for me, dear," he remarked. "I may be rather later than usual. But, there, it cannot be helped."

At breakfast next morning he was stonily silent, and the stillness of the room was not even broken by the tick-tick of the clock on the mantelpiece.

"Mary dear," remarked Jones presently, "there is something wrong with the clock. I wound it up last night too."

"Oh, no, you didn't!" said Mrs. Jones. "What you did wind up was Teddy's musical box, and when you came to bed at 3 o'clock this morning it was playing 'Home, Sweet Home.'"
—Chicago Journal.

It Ticked Her.

H. H. Sothern, the actor, says that a laugh in the wrong place strikes chill to an actor's heart. "Sometimes," he continued, "it works havoc, as the following incident will indicate:

"A stock company was playing 'Othello.' At the point in the fifth act where Othello cries, 'It is too late!' and smothered Desdemona with a pillow, a burst of convulsive laughter pealed from the gallery. Othello at first paid no attention to the disturbance and went on with his lines—'Not dead, not quite dead!'—when another and more uproarious guffaw, coupled with the contagious giggling of a hundred women, caused him to arise in real rage and call the curtain."

"Next morning, while the leading man was at breakfast, the meek waitress who brought his dishes whispered apologetically, 'Perhaps I am to blame for the trouble at the play last night, sir.'"

"How is that?" the actor inquired with a frown, for he had just finished reading the local press notices.

"I—I'm awfully sorry, sir," she replied, "but really I couldn't help laughing. If there's anything that tickles me it's a pillow fight!"—Cosmopolitan Magazine.

Americanized.

A somewhat unpatriotic little son of Italy, twelve years old, came to his teacher in the public school and asked if he could not have his name changed.

"Why do you wish to change your name?" the teacher asked.

"I want to be an American. I live in America now. I no longer want to be a dago."

"What American name would you like to have?"

"I have it here," he said, handing the teacher a dirty scrap of paper on which was written Patrick Dennis McCarthy.

—Everybody's.

Carlyle, Emerson and Satan.

Carlyle and Emerson once had a passage of arms on the subject of the existence of the devil. Carlyle believed in the devil. He had a robust and defiant faith in such a personage, and we know that when Carlyle had a belief in anything it was so even if it wasn't so.

The great American writer did not believe. They argued the thing for some time. "Well, come and see him for yourself," said Carlyle, and the poor poet, wondering whether the other had the devil chained up anywhere, put on his hat and went out into the London night.

Carlyle took him round to various gin shops in Seven Dials, to certain dens of infamy and low class music halls. "Do you believe in the devil now?" said Carlyle. Apparently Emerson did not. They finished up by going to the distinguished stranger's gallery of the house of commons. It was a wild night of impassioned speeches, sawing of arms and thumping of fists. Emerson had never seen anything like it and said so, and Carlyle nudged his elbow into Emerson's ribs and whispered gravely, "Do you believe in a devil now?"

Suggestive Questions

On the Sunday School Lesson by Rev. Dr. Linscott For the International Press Bible Question Club.

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May 19, 1912.

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The Old Law and the New Life.

Matt. v:17-26.

Golden Text—He that loveth his neighbor hath fulfilled the law. Rom. xiii:8.

(1.) Verses 17-18—In what sense did Jesus mean that the law was not to be destroyed until all be fulfilled?

(2.) What, if any, reason is there to believe that Jesus did not mean that the law of Moses was to last forever?

(3.) How did Christ fulfill every " jot and tittle" of the law of Moses, spiritual, moral, political and ceremonial?

(4.) Verse 19—What was the final end, purpose or object of the commandments of Moses?

(5.) If a disciple of Christ at that time had taught against the least of the Old Testament commandments, what would he have lost thereby?

(6.) If a disciple of Christ now teaches against the keeping of the ceremonial law or the moral law as exemplified by the "eye for an eye" and the "tooth for a tooth" commandments of the Old Testament, how does God regard him?

(7.) Verse 20—What did Christ mean by "the righteousness of the scribes and Pharisees?"

(8.) If a man does an outward good deed for the sake of custom or policy or to be seen of men that he would not do from his own choice, how is his deed regarded by God?

(9.) How would you characterize two men, one whose motives are pure, but who blunders in carrying them out, and one whose motives are impure, but who acts outwardly in a faultless manner?

(10.) Does righteousness consist in motives or in actions, and why? (This is one of the questions which may be answered in writing by members of the club.)

(11.) Verses 21-22—The law of Moses, like human law now, could only punish when an outward crime had actually been committed. How does the law here given by Jesus differ from that?

(12.) If a man secretly plans a murder and lacks the opportunity of committing it, he is innocent at law. Would you say that he is just as guilty before God as if he had committed it? Why?

(13.) Does Christ teach that wicked anger or hatred is regarded by God as murder, and, if not, what does he mean? (See I John iii:15.)

(14.) What does Jesus here mean by the various degrees of punishment represented by the "judgment," the "council" and "hell fire?"

(15.) Verses 23-26—Why is it impossible to worship or be in harmony with God if we bear a grudge against any person?

Lesson for Sunday, May 26, 1912. Truthfulness. Matt. v:33-37; Jas. iii:1-12; v:12.

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YOUR QUESTIONS ANSWERED.

If you would like to have answered any particular question each or any week from "The Suggestive Questions on the Sunday School Lessons," by Rev. Dr. Linscott, send in your request to this office, giving the date of the lesson and the number of the question you wish answered. You may select any question except the one indicated that it may be answered in writing by members of the club. Dr. Linscott will answer the questions either in these columns or by mail through this office. Don't forget to state what benefit these "Suggestive Questions" are to you. Give your full name and address. Send your letters to The Question Editor of the NEWS.

Too Much.

In persuasive tones the good looking woman who had secured an interview with the taxicab manager tried to convince him that the company owed her \$2.02.

"Something broke," she said, "and I was held up for forty-five minutes while the driver tinkered with the machine."

Her manner was so impressive that the manager was on the point of writing out a check for the money demanded, but before doing so he remarked:

"It certainly was a case of overcharging. It wasn't your fault the cab broke down, and he should not have charged you for the time it took to make repairs."

"Oh," said she, "he didn't. It isn't overcharging I am complaining about. He made me late for a bargain sale that closed at 11 o'clock, and when I finally got there I had to pay \$4 for a blouse that had sold up to 11 o'clock for \$1.98. It is the difference I am fighting for."

Then the manager closed his check book.—New York Times.

A Whip For the Bride.

There are some queer customs in the cold country of Russia. When the groom goes to get his bride on the wedding day he finds himself confronted by the girl's brother if she has one. The brother is standing with drawn sword, threatening the groom.

"You shall not take her unless you pay me well," the brother cries, and the young man must pay before he can take the girl to the ceremony. Then during the ceremony, after the various ring services—there are many of them—the bride presents the groom with a whip she has made. He takes it and strikes her gently with it, saying:

"I love thee as my soul. I bent thee as my self. I am thy master. Thou art to obey me."

The bride, after the ceremony and at the reception, must wear all the dresses in her trousseau, one after the other. Fancy the work this would mean for some of our American brides.—Chicago Tribune.

Speaking Along a Line.

About sixty-five years ago the employees of a large manufacturing passed their leisure hours by flying kites. Kites of all sizes and descriptions went up daily, and the strife was to see which could get his up the highest. The twine that held them high up in the air was the thread spun and twisted by the women in the village. One day, just for sport, the employees sewed a kitten in a canvas bag, allowing an opening for air, and tied the bag to the tail of the largest and strongest kite. When the kite was at its greatest height, some 200 or more feet from the ground, the mewling of the kitten could be distinctly heard by those holding the string. This is the first known account of speaking along a line. There was no electric or scientific instrument used, yet it was a sort of telephone. To the clearness of the atmosphere was attributed the hearing of the kitten's voice.

The Angelus.

"The Angelus" is to me the most persistent effort Millet ever made to express himself. It has more of him in it than any other of his works. The value of this picture to me lies in the attitudes and character of the figures as an effort to express a very noble sentiment—that of a soul retiring into itself, or self communion. For a name he chose that which signified an action of the most beautiful, related appropriateness. The figures may be regarded quite independent of any connection with the landscape, simply as works of art, as you would two statues. You may say this of nearly all of Millet's figures, but this man and woman have a kind of privacy or reserve that is more impressive than any of the others. I cannot define it.—Karl Bodmer's "Recollections of Millet" in Century.

Curious Turkish Food.

Three singular preparations of grape juice are known in Turkey. One consists of sheets resembling leather, prepared by evaporating grape juice to a consistency of molasses, then mixing with it and drying it on cotton cloth in the sunshine.

Another is in cakes half an inch thick. It is made by using coarse wheat grits instead of flour to mix with the grape molasses and is dried on metal plates.

A still more savory preparation is made by stringing walnut meats on twine and then immersing the strings thus formed in the mixture of flour and grape juice. When coated about a quarter of an inch thick the strings are hung up to dry.—New York Tribune.

Too Serious.

While a great many persons probably take themselves too seriously, entertaining an altogether exaggerated opinion of their ability and worth, not many nowadays go to the extreme length of the German whom the English poet Coleridge met at Frankfurt. He always took off his hat when he ventured to speak of himself. Were this practice to become general what a number of people would be permanently bareheaded!

An Accomplishment.

"She's awfully proud of her husband."

"That so? Has he had his salary raised?"

"Oh, it isn't that. He cannot only wash the dishes, but he can put everything away in its proper place."—Detroit Free Press.

Delicate Attention.

Mrs. Fitz-Bile—Of course I know you do not care for me. Why, you even forgot my birthday. Fitz-Bile—A bit of delicacy on my part, madam. I did not fail to remember that you had come to the point where your birthday ought to be forgotten.—London Tit-Bits.

Looking Forward.

"Progress is becoming extremely rapid."

"Yes, indeed. In the year 3000 or so lightning will have to get a move on if it wants to be considered fast."

Candid.

He—Yes, whenever I see myself in the mirror I feel that I am much better looking than the average man. Do you call this conceit? His Friend—No. I call it distorted vision.

The Worm Turned.

"Do you shave yourself all the time?" asked the barber.

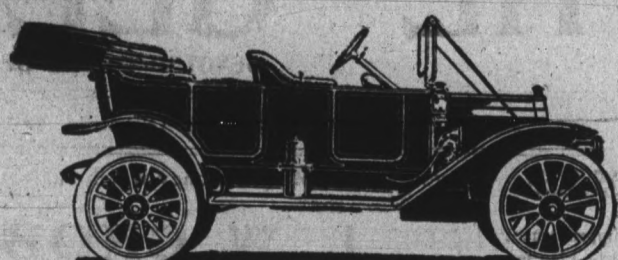
"No. I stop occasionally for a shave," said Jimpan savagely.

To make knowledge valuable you must have the cheerfulness of wisdom.—Emerson.

FLANDERS

AGENTS
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A Washington monument that was never erected occupied the attention of the citizens of New York in 1847.

It was to tower far above any other structure that it might be seen many miles out at sea. Several thousand dollars were actually raised and the cornerstone was laid with ceremony in Hamilton square, which covered the blocks now contained between Third and Fifth avenues. Sixty-sixth and Sixty-ninth streets. This was before Central park had been outlined. Hamilton square was a portion of the old common lands of the city. It is not known what became of the Washington monument cornerstone. The monument association gradually ceased to exist. The \$1,000,000 monument was forgotten, and when the ground once known as Hamilton square was cut up and the streets run through no record remains as to what was done with the cornerstone and its leaden box filled with memorials of the city in 1847.—Exchange.

Ate Nails and Pins.

Cases of the presence of foreign bodies in the stomach are not at all rare, but it is seldom that such a case as that recorded by Dr. A. B. Vanderbilt and Dr. H. P. Mills is reported, says the London Lancet. A mulatto woman, aged thirty-three years, was admitted into an asylum for acute mania ending in dementia, and she died seven years later, but she had never had any signs of disease of the digestive system. She was often seen to pick up nails and pins, but was never seen to swallow any. At the necropsy the stomach stretched down to the left iliac fossa in the form of a long pouch, in which lay a mass of foreign bodies, weighing five pounds, and consisting of more than 1,400 nails, screws, thumbtacks and other objects. Some of the nails were in the stomach and had caused the formation of adhesions.

London as a Frenchman Sees it. The little French boy has every opportunity of getting an engaging idea of London. In a recent volume of French and general geography, which has run into several editions, the compiler gives an English reading from the works of M. Enault, whoever he may be. And the little French boy is told concerning the London of this century that there are in the best parts of our unhappy city "whole streets formed of dens dug out of the soil, which itself was only a mass of rubbish." And again, "A little further on bands of half starved men without fire or shelter take refuge in gypsy vans, which vans are buried up to the axles in mud." People also sleep in wheelless cabs, for which they pay a rent of 12½ cents a week. We Londoners should not have known any thing about this if M. Enault had not told us.—London Chronicle.

Why a Cat's Eyes Glow in the Dark. The eyes of a cat shine in the dark not because they produce light, for they do not, but because they reflect all the light that may reach them. If the cat be in a totally dark room you cannot see its eyes. It is only when there is at least a glimmer of light that these glow. The animal must be looking almost directly at you. Whatever light there be must come from about behind or above you. The cat's eyes is a powerful lens with a reflector behind it. This gathers the rays and concentrates them in a horizontal beam. It is possible that these shining eyes exercise a sort of hypnotic fascination for mice and rats. It may also be that the ray cast, slender and faint though it be, serves to light up their prey sufficiently for their keen eyes to see it.—New York World.

Carlyle and Indigestion. Carlyle suffered from what he called biliousness during the greater part of his life, but Sir Richard Quain, one of his physicians, has left it on record that this was largely due to overindulgence in gingerbread. Apparently Carlyle considered indigestion an essential part in the makeup of a reformer, for in his critical examination of alleged portraits of John Knox he rejects one expressly on the ground that the individual represented was too obviously "eupeptic."

He Wanted to Get In.

Butler—There's a man below to see you, sir. Mayberry—What did you tell him? Butler—I told him you told me. If it was a lady, to say you were in, and if it was a man to say you were out. Mayberry—What did he say then? Butler—He said to tell you he was a lady.—Harvard Lampoon.

Sunset 60-J

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Sunset 490—Home 842

A Modern Antique.

A story told of Pistrucchi has its point for collectors. Pistrucchi was an Italian and chief engraver at the mint. It is by the way, to him that English is indebted for the fine group of St. George and the dragon on the reverse of the sovereign. He insisted that modern work in cameo should be quite as fine as ancient work. A "potboiler" head of Flora which he engraved and sold to a dealer for \$5 was afterward sold as an antique to Richard Payne Knight for \$500. Knight took the cameo in triumph to Pistrucchi.

"Where can you get modern work like that?" he asked.

Pistrucchi smiled and claimed the antique for his own. Knight would not believe him.

"Examine the roses," said the artist, "and you will see that they are modern flowers."

The point was admitted by others, but never by Knight, who bequeathed the gem and the rest of his collection to the nation. But for the roses an expert would undoubtedly pronounce Pistrucchi's cameo a fine antique.

Gladstone's Refreshment.

Gladstone's recourse to refreshment when speaking is commented on in John Bigelow's "Retrospections of an Active Life." In 1860, when Gladstone was installed as lord rector of Edinburgh university, Bigelow notes that when he rose to speak the statesman "took his position by the desk, laid down a pile of manuscript, pulled out of his pocket a little flask with a cork that unscrewed and a false bottom that made a cup, emptied something into the cup and then addressed himself to the work of the day. . . . He spoke just an hour and a half, refreshing himself occasionally from the little cup, which he preferred to the tumblers standing beside him for no reason that I can imagine except that it did not betray the color of its contents. He evidently had no confidence that his audience were gentlemen enough to turn their backs if he had filled a glass."

Waited For His Assassin to Come. In the American Magazine, about Joseph Pulitzer, the late blind editor of the New York World, is the following:

"Perhaps the most amusing of all Mr. Pulitzer's stories about himself was one which related to an occurrence which took place after he had become editor and part proprietor of the Westliche Post. It appears that he had given great offense to a certain lady in St. Louis and that the latter

declared one day from the bench that before the sun set he would seek out Pulitzer and shoot him down like a dog. If my memory serves me, Mr. Pulitzer was in court when this threat was made. In any case, it came to his ears, and he immediately issued an 'extra' announcing the proposed assassination and stating that he would remain in his office until the setting of the sun in order that no hitch might occur in the program."

The Pace That Kills.

The Army and Navy club in Washington is an exclusive organization. The clubhouse is nicely decorated. One picture of which the members are proud and which they take every opportunity to bring to the attention of visitors is a rather crude pen and ink drawing, obviously the work of an amateur. It depicts an officer seated before a deal table, standing in front of which is a private soldier at salute. Beneath the picture is the following inscription:

"Pat, I hear that you have been drunk again."

"Yis, sor."

"Your conduct is disgraceful. Why can't you drink like officers and gentlemen?"

"Faith, sor, and if Ol did Ol'd be dead in a wake."—Washington Star.

Climbing Parnassus.

In mythology Parnassus, a mountain in central Greece, was sacred to the muses. The Delphian sanctuary of Apollo was on its slope, and from between its twin summit peaks flowed the fountain Castalia, the waters of which were reputed to impart the virtue of poetic inspiration. The highest peak, 8,008 feet, was held sacred to Bacchus and the rest to Apollo and the muses, whence the saying of young poets "climbing Parnassus."

High Ideal.

Just to be good, to keep life pure from degrading elements, to make it constantly helpful in little ways to those who are touched by it, to keep one's spirit always sweet and avoid all manner of petty anger and irritability—that is an ideal as noble as it is difficult.—Edward Howard Grieg.

Inherited.

"Sadie," said a mother to her small daughter, "why is it that you and your little brother are always quarreling?"

"I don't know," replied Sadie, "unless I take after you and be taken after papa."—Chicago News.

Resolution No. 483

A RESOLUTION OF THE BOARD OF TRUSTEES OF THE CITY OF GLENDALE ORDERING CERTAIN STREET WORK TO BE DONE ON SIXTH STREET.

The Board of Trustees of the City of Glendale do resolve as follows:

Section 1. That the street work herein described is required by the public interest and convenience, and the Board of Trustees of the City of Glendale, State of California, hereby orders the same to be done according to the specifications and plans adopted for said work, and under the direction and to the satisfaction of the superintendent of streets of said city, to-wit:

First. That all that portion of Sixth Street from the Eastern line of Glendale Avenue to the Eastern Boundary line of the City of Glendale, including all intersections of Streets (excepting therefrom the intersections of Sixth Street and Adams Street and Sixth Street and Verdugo Road) be graded, oiled and macadamized in accordance with the plan and profile on file in the office of the City Engineer, and Special Specifications for grading, oiling and macadamizing said portion of Sixth Street on file in the office of the City Clerk of the City of Glendale, which said Special Specifications were duly adopted for said work by Resolution No. 451 by the Board of Trustees of the City of Glendale.

Second. That a cement curb be constructed along each line of the roadway of said Sixth Street from the Eastern line of Glendale Avenue to the Eastern boundary line of the City of Glendale, excepting that said cement curb shall be omitted along the north line of the roadway of said Sixth Street from the Eastern line of Glendale Avenue to the West line of Adams Street, including returns at all street intersections upon which a cement curb has already been constructed upon the official line and grade.

Said curb to be constructed in accordance with the specifications for the construction of cement curbs on file in the office of the City Clerk of the City of Glendale, said specifications being numbered 2.

Third. That a cement sidewalk five (5) feet in width be constructed along the south side of said Sixth Street from the Eastern line of Glendale Avenue to the West line of Adams Street, and along both sides of said Sixth Street, from the East line of Adams Street to a point 631.86 feet Easterly therefrom, including returns at all street intersections, (excepting along such said described portions of said Sixth Street upon which a cement sidewalk five (5) feet or more in width has already been constructed to the official line and grade) said sidewalks to be constructed according to the specifications for the construction of cement sidewalks on file in the office of the City Clerk of the City of Glendale, said specifications being numbered 1.

Fourth. That culverts shall be constructed at the intersection of Sixth Street and Adams Street and at a point on Sixth Street 631.86 feet East from the East line of Adams Street in accordance with Special Plans and Specifications for the construction of said culverts on file in the office of the City Clerk of the City of Glendale, which said Special Plans and Specifications were duly adopted for said work by Resolution No. 450 by the Board of Trustees of said City.

Section 2. That the said Board of Trustees of the City of Glendale find upon estimate directed to be furnished and furnished by the City Engineer of said City of Glendale, that the total cost of said proposed work or improvement will be greater than fifty (50) cents per front foot along each line of said street so proposed to be improved, as hereinbefore set forth, including the cost of intersection work assessable upon said frontage; and said Board of Trustees determines that serial bonds shall be issued to represent the cost of said work or improvement; said serial bonds shall be extended over a period ending nine (9) years from and after the second day of January next succeeding the date of said bonds, and an even annual proportion of the principal sum thereof shall be payable by coupon on the second day of January every year after their date until the whole is paid, and the interest shall be payable semi-annually by coupon on the second days of January and July, respectively, of each year, at the rate of seven (7) per cent per annum on all sums unpaid, until the whole of said principal and interest are paid. Said bonds shall be issued in accordance with the provisions of an Act of the Legislature of the State of California, entitled, "An Act to provide a system of street improvement bonds to represent certain assessments for the cost of street work and improvement within municipalities," approved February 27th, 1893, and of all acts supplementary thereto, or amendatory thereof.

Sec. 3. THE GLENDALE NEWS, a weekly newspaper of general circulation published and circulated in said City of Glendale, is hereby designated as the newspaper in which this Resolution and notice of said street work inviting sealed proposals shall be published in the manner and form and by the persons required by law.

Sec. 4. The City Clerk of the City of Glendale is hereby directed to post conspicuously for five days on or near the Chamber door of the Board of Trustees, in the manner and form required by law, a notice with Specifications, inviting sealed proposals or bids for doing said work; and said City Clerk is hereby directed to publish for two days in said newspaper hereby designated for that purpose, as aforesaid, a notice of said work inviting sealed proposals or bids for doing said work and referring to the Specifications posted or on file.

Said notice shall require a certified check or bond, either, as prescribed by law, and for an amount not less than ten per cent. of the aggregate of the proposal. Said City Clerk is also hereby directed to publish this Resolution for two days, in the manner required by law, in said newspaper designated for that purpose, as aforesaid.

Adopted and approved this 13th day of May, 1912.

T. W. WATSON,
President of the Board of Trustees
of the City of Glendale.

G. B. WOODBERRY,
City Clerk of the City of Glendale.

STATE OF CALIFORNIA,
(ss.)
CITY OF GLENDALE.

I, G. B. Woodberry, City Clerk of the City of Glendale, do hereby certify that the foregoing Resolution was duly passed by the Board of Trustees of the City of Glendale, State of California, and signed by the President of said Board at a regular meeting thereof, held on the 17th day of May, 1912, and that the same was passed by the following vote, to-wit:

Ayes: Coker, Lane, Tower, Watson.

Noes: None.

Absent: White.

G. B. WOODBERRY,
City Clerk of the City of Glendale.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF FOURTH STREET IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number One Hundred Eighty-six (186) for the sum of One Hundred Dollars, (\$100.00), issued for the lighting of Fourth Street, in the City of Glendale between Brand Boulevard and Orange Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Twelve (12) of Block numbered Two (2), Glendale Boulevard Tract.

That the amount due on said assessment is as follows: One Hundred Dollars (\$100.00).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF FOURTH STREET IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which becomes delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Sixty-nine (69) for the sum of Thirty-three and 64/100 Dollars, (\$33.34), issued for the lighting of Glendale Avenue, in the City of Glendale, between Fourth Street and Fifth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Twenty (20) of Block numbered Forty-six (46), Town of Glendale.

That the amount due on said assessment is as follows:

Fifty Dollars (\$50.00).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF GLENDALE AVENUE, IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Eighty-nine (89) for the sum of Thirty-three and 34/100 Dollars, (\$33.34), issued for the lighting of Glendale Avenue, in the City of Glendale, between Fourth Street and Fifth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Six (6) of Block numbered Twenty (20), Town of Glendale.

That the amount due on said assessment is as follows:

Thirty-three and 34/100 Dollars, (\$33.34).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF GLENDALE AVENUE, IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Sixty-nine (69) for the sum of Thirty-three and 64/100 Dollars, (\$33.34), issued for the lighting of Glendale Avenue, in the City of Glendale, between Fourth Street and Fifth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Seven (7) of Block numbered Twenty-one (21), Town of Glendale.

That the amount due on said assessment is as follows:

Thirty-three and 34/100 Dollars (\$33.34).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF GLENDALE AVENUE, IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Eighty-nine (89) for the sum of Thirty-three and 34/100 Dollars, (\$33.34), issued for the lighting of Glendale Avenue, in the City of Glendale, between Fourth Street and Fifth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Six (6) of Block numbered Twenty (20), Town of Glendale.

That the amount due on said assessment is as follows:

Thirty-three and 34/100 Dollars, (\$33.34).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF GLENDALE AVENUE, IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Thirteen (13) for the sum of Fifty-one and 72/100 Dollars, (\$51.72), issued for the lighting of Brand Boulevard, in the City of Glendale between Fifth Street and Sixth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Four (4) of Block numbered Fifty-seven (57), Town of Glendale.

That the amount due on said assessment is as follows:

Fifty-one and 72/100 Dollars (\$51.72).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

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That the said assessment referred to in this notice is described as follows:

Assessment Number Sixty-eight (68) for the sum of Thirty-three and 34/100 Dollars, (\$33.34), issued for the lighting of Glendale Avenue, in the City of Glendale, between Fourth Street and Fifth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Five (5) of Block numbered Twenty-one (21), Town of Glendale.

That the amount due on said assessment is as follows:

Thirty-three and 34/100 Dollars (\$33.34).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

This notice shall be published for two weeks in the GLENDALE NEWS, a newspaper of general circulation, published in the said City of Glendale, which said newspaper is hereby designated by me as the newspaper in which this notice shall be published.

G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

NOTICE OF SALE OF PROPERTY DELINQUENT FOR NON-PAYMENT OF ASSESSMENT LEVIED FOR THE LIGHTING OF BRAND BOULEVARD, IN THE CITY OF GLENDALE, CALIFORNIA.

DEFAULT having been made in the payment of that certain Street Lighting Assessment hereinafter described which became due on the 18th day of March, 1912; and which became delinquent on the 16th day of April, 1912. And the Tax Collector of the City of Glendale, California, being by virtue of law empowered and directed to proceed to advertise and sell the lot or parcel of land against which said assessment was levied, or so much thereof as shall be necessary to realize the amount of said assessment, together with ten per cent for delinquency and cost of advertising, the said assessment having been levied pursuant to and under the provisions of Resolution of Intention No. 429 of the City of Glendale ordering the said street lighting to be done.

NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

That the said assessment referred to in this notice is described as follows:

Assessment Number Thirteen (13) for the sum of Fifty-one and 72/100 Dollars, (\$51.72), issued for the lighting of Brand Boulevard, in the City of Glendale between Fifth Street and Sixth Street, said assessment is levied upon the hereinafter described property mentioned in the assessment roll for the street lighting above mentioned.

That the property mentioned in said assessment roll and against which said assessment was levied, is that certain parcel of land situate in the City of Glendale, County of Los Angeles, State of California, more particularly described as follows, to-wit:

Lot numbered Four (4) of Block numbered Fifty-seven (57), Town of Glendale.

That the amount due on said assessment is as follows:

Fifty-one and 72/100 Dollars (\$51.72).

That the name of the owner of said property mentioned in said assessment roll is unknown.

Unless the amount of said assessment as aforesaid, together with a penalty of ten per cent and the cost of publication of this notice is paid, the real property mentioned in said assessment roll, and hereinafter described, will be sold at public auction, as aforesaid, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, at the office of the undersigned, Tax Collector of the City of Glendale, in the City Hall, No. 575 West Fourth Street, said City.

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NOW, THEREFORE, Notice is hereby given that I, G. B. Hoffman, Tax Collector of the City of Glendale, under and by virtue of the authority vested in me by law, will, on the third day of June, 1912, at the hour of ten o'clock A. M. of said day, sell at public auction the real property hereinafter described and mentioned in the assessment roll of said street lighting, at the office of the said Tax Collector, in the City Hall of said City of Glendale, No. 575 West Fourth Street, unless the amount due on said assessment, together with a penalty of ten per cent and the cost of publication of this notice, are paid, according to law; and that I will sell the same to the person who will pay the amount due on said assessment, together with the cost of publication of this notice and a penalty of ten per cent of said assessment; that the said sale will be made in accordance with and under the provisions of an Act of the Legislature of the State of California entitled: "An Act to provide for the lighting of public streets, lanes, alleys, courts and places in municipalities and for the assessment of the costs and expenses thereof upon the property being benefited thereby," approved March 31st, 1905.

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G. B. HOFFMAN,
Tax Collector of the City of Glendale.
Dated, Glendale, California, May 15, 1912.

Squirrels as Tree Planters.

Contrary to common belief, the gray squirrels of the United States do not lay up their winter store of nuts in mass, but bury each one separate and apart from the rest, and for this reason they are nature's most important chestnut, hickory and walnut tree planters. The nuts are hidden in the ground, often at a considerable distance from one another, and either by instinct or a remarkable memory the squirrels will penetrate through several feet of snow when in want of food and seldom if ever fail to find the hidden treasures. They do not need or use the one-tenth part of the provender they have hidden away in the ground, and what they do not consume germinates the next spring, and in this way we get our uniform nut tree forests, which would otherwise grow in clusters under the parent tree where the nuts have fallen. In their burying operations squirrels often cover a large area of ground, seeking the most favorable spots for hiding their food. This accounts for trees springing up in the most diverse places.—Harper's Weekly.

A Mediterranean Phenomenon.

Mirages are common in many parts of the world, such phenomena being familiar to travelers in the tropics as well as in the arctic regions, and on deserts just the same as upon the waters of lakes, seas and oceans. The most peculiar of the whole list of atmospheric illusions is that species of mirage called the fata morgana, which is peculiar to that portion of the Mediterranean sea which lies off the coast of Calabria between Italy and Sicily. Exhibitions of the fata morgana are the most fantastic spectacles imaginable. If a city is presented to view some of the buildings are seen standing in their natural positions, while those adjoining may be standing at every conceivable angle or are completely inverted. The mirages have been known since before the time of Christ and has always been viewed with awe by superstitious people.

A Judicial Sport.

On a cold October night in 1883 a tall, elderly man with white side whiskers and almost ministerial dignity hurried noiselessly up to

The Glendale News

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J. C. SHERER
Editor and Proprietor

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GLENDAL, CAL., MAY 17, 1912

Hon. C. H. Randall of Highland
Park called at the NEWS office Satur-
day last. Mr. Randall by the late
apportionment is now in the 67th
assembly district of which Glendale
is a part, and will be a candidate
at the September primaries to repre-
sent this district. Mr. Randall made
a good record in the last legislature,
supporting measures in which the
country districts were interested as
against the aggression of the big
cities.

The turning down of Frank Wiggins
by Governor Johnson in favor of one
of the governor's political henchmen,
throws a bright light upon the finest
political machine that California has
ever been worked by. There was a
place on the World's Fair Commission
which body is charged with the ex-
penditure of the sum of \$5,000,000
voted by a generous people for the
purpose of aiding that great enter-
prise, the Panama-Pacific exposition,
and the name of Frank Wiggins, the
greatest exposition authority in the
state or possibly in the United States,
was proposed by his friends in Los
Angeles. The petition for the appoint-
ment of Mr. Wiggins was formulated
by the Chamber of Commerce and
signed by many of Southern Califor-
nia's prominent men. But the gov-
ernor appointed Mr. Marshall Stimson
whose knowledge of world's fairs is
not reasonably supposed to be as deep
nor as wide as a barn door.

ABOLISHING THE POLL TAX.
Initiative petitions are being cir-
culated to start the legal machinery for
abolishing the poll tax. This move is
a popular one among that class of
citizens who pay no other tax and
with this one abolished, will be able
to enjoy the blessings of government
without paying anything in return.
There is no good reason why those
people should favor it who believe
that every citizen should pay some-
thing for the political privileges which
he enjoys. Probably no serious action
would have been taken to abolish this
tax had the women not been given the
franchise; as it is, the politicians cal-
culate that the newly enfranchised
citizens of the gentler sex will be
grateful for being relieved of this bur-
den which must logically become
theirs in common with the men, un-
less the tax is wiped out entirely. The
tax at present goes to the schools,
but as school trustees have full power
to levy a direct tax, they can easily
make up the deficit by an extra levy
upon the unfortunate owner of real
estate.

A WONDERFUL DEVELOPMENT.

Visitors to Southern California who
desire to witness the process of "Em-
pire building" as practiced in the sec-
ond decade of the Twentieth century,
can in no way get a better idea of
how it is done than by visiting the
San Fernando valley at the present
time and observing the work that is
being done here. From San Fernando
to Glendale southward and from the
same place westward to Owensmouth,
Van Nuys and Lankershim, a wonder-
ful transformation is going on which
cannot be appreciated without ocular
demonstration.

Within a year the town of Van Nuys
has come into being, already full-
fledged, being provided with a num-
ber of business establishments on a
sound financial basis, comprising and
surrounded by a community of homes
that are daily increasing in number.
Within a few miles of Van Nuys the
old town of Lankershim has bloomed
into new prosperity, while the
sleepy old country village of San Fer-
nando as it existed until a little over
a year ago, has awakened from its
sleep and is pushing steadily to the
front with all the energy of youth and
the joy of newly discovered power.
New subdivisions of the great ranches
are being put upon the market and
are rapidly being acquired by home
builders.

At the head of the valley above the
town of San Fernando, the great res-
ervoir is being constructed which is
to receive a year from now the water
from the Owens River aqueduct and

distribute it over the valley south and
west.

Electric railroads are being extend-
ed connecting all parts of the valley
with one another, and with Los An-
geles. The great county highway runs
through the center and moving over
its smooth surface the automobile an-
nihilates space.

At the southern gateway of the
great valley, Tropic, Glendale, and
Burbank, are pushing to the front
with immense strides, and this is but
the beginning, the San Fernando Val-
ley will bear watching.

"AMALGAMATION" IN THE NORTH

The NEWS is in receipt by the
same mail of two documents, one from
the committee in the city by the Bay
that is booming the "Greater San
Francisco" project, and one from the
Oakland Chamber of Commerce. The
scheme proposed by the former is the
amalgamation of San Francisco as at
present constituted and consisting of
42 square miles of territory, with all
the cities and settlements on the other
side of the Bay which would comprise
a San Francisco consisting of 425
square miles. The Oakland Chamber
of Commerce sends out a copy of a
set of resolutions adopted by that
body. The gist of the matter is indi-
cated by the following clause which
we quote:

"Be It Resolved, That the Chamber
of Commerce of Oakland appeals to
the sense of justice of the citizens
of California to defeat this assault
upon the integrity of the self-govern-
ing communities 'around the Bay.'"
Reference is made to the fact that the
matter was threshed out in the Legis-
lature and should be allowed to rest
as the arguments for and against the
proposition were thoroughly presented
there and the project defeated. Now
it is proposed to open it again under
the authority of the "Initiative."

The people of Los Angeles have a
direct interest in this matter as the
proposition is almost precisely similar
to the ambitious plans which the
"Greater Los Angeles" people have for
the absorption of the county outside.

In these matters the legislature is
the final arbiter and it is of great im-
portance that the people study care-
fully the records and the affiliations of
all candidates for the positions of
assemblymen and state senators. In
order to have their interests protected
in the event of the initial success of
these amalgamation schemes, the peo-
ple in the various now independent
municipalities adjacent to Los Angeles
should be careful as to whom they
support for legislative positions and
then be prepared to act with the cities
in the North which are in similar dan-
ger.

THE GIRL.

In a recent issue of the California
Outlook we find the following excel-
lent ideas expressed by Dr. Laura B.
Bennett, on that ever interesting sub-
ject "The Girl."

As a worker she will see that her
first duty to herself and others is to
be thoroughly efficient; that this ef-
ficiency—which means speed, accu-
racy, thoroughness, endurance and abili-
ty to do without favors—offers to a
woman a protection against injustice
or personal encroachment, that might
arise from her dependence or because
of favors accepted; and that it helps
to maintain a desirable relationship
between herself and employer or male
co-workers.

In business life she will be modest
in dress and manner, neat and clean
in person and clothing, brief and
sincere in speech—free from idle
talk, foolish joke and banter that
loosens the way to personal familiar-
ities; for she knows that the young
women who makes a vulgar attraction
of herself with jewels and silk trum-
pery in loud styles, will not receive
man's respect and protection, but is
inviting insult.

She will not permit any favors,
presents or flattering or caresses or
familiarity of any kind from any man
for whom she works, or from men
friends who are nothing to her and
never expect to be in any good sense
but in all her relations she will main-
tain a womanly dignity, sufficiently
flexible for respectful friendliness and
wholesome comradeship.

She will refuse invitations to dinner
or auto rides from men acquaintances;
for she knows what every girl every-
where ought to know, that such means
are used as beginnings to lure the un-
suspecting from the path of virtue;
and if a man intends to offer a young
woman honest attention he will do so
according to respectable custom.

She will not touch alcoholic drinks,
knowing that these abnormally stimu-
late the animal nature, diminish the
higher control and dull the sense of
right and wrong, and that alcohol so
taken has been the insidious demon
of ruin to tens of thousands of
innocent young men and women.

She will beware of the pitfalls of
the public dance hall; of the dangers
of answering alluring advertisements
and immoderate wage. She will not
be misled by beguiling men and wo-
men and she will shun the idle and
gossiping women.

She will not yield to any forcing or
coaxing to do wrong; for that love

TROPICO Mercantile Co.

KEEP YOUR FACE always
towards the sunshine, and the
shadows will fall behind you.
—M. B. Whitman

BUTTER—Fresh from Imperial
Valley—made from rich, steri-
lized cream; a full 16 oz.
for.....30c
CANNED SALMON—Prime
quality Red, small size.....15c
CANNED SALMON—Prime
quality Red, large size.....25c
SALMON—Light Tackle fish,
flat cans.....10c and 20c
ALASKA SALMON—15c cans,
2 cans for.....25c
PEANUT BUTTER—In bulk,
1b. 18c; 2 lbs. for.....35c
Van Camp's Pork and Beans—
1s, 3 cans for 25c
2s, 2 cans for 25c
3s, can.....20c
New Potatoes, 4 lbs. for.....25c
Green Peas—4 lbs. for.....25c
Fresh Tomatoes, 1b.....10c
Summer Squash, 2 lbs. for.....15c
Cherries, 1b.....15c
FANCY STRAWBERRIES—
basket, 5c

Big Assortment of Summer Hats
10, 15, 35, 50 and 65c
PINEAPPLE JUICE—bottle,
10 and 25c
Welch Grape Juice, made from
choicest Concord grapes,
pints, 25c
quarts, 45c
Baker's Cocoa, 2-lb. cans.....20c
1-lb. cans.....40c
COFFEE values that are top
Quality, 1b., 25, 30, 35 and 40c
Soda Crackers, fresh and crisp,
3 lbs. 25c
Baker's Cocoa, per can.....20c
Ben Hur Coffee, 3-lb. cans.....1.00
2 10c cans Corn.....15c
2 10c cans Shinola.....15c
2 10c cans Shoe Blacking.....15c
2 10c pkgs. Corn Starch.....15c
2 10c pkgs. Gloss Starch.....15c
2 10c cans Milk.....15c
2 10c cans Oysters.....15c
2 10c pkgs. A. & H. Soda.....15c
20c can Iris Peas.....15c
Fancy Succotash, per can.....15c
Fancy Stringless Beans,
per can, 15c
Golden Wax Beans, per can 15c
Lima Beans, per can.....15c

QUALITY GOODS with a fair
profit—giving you a hundred
cents worth of pure food goods
for every dollar you spend with
us is our aim—with prompt,
courteous service.

Tropico Mercantile Co.

Cor. San Fernando Road and
Central Ave., Tropic.

Telephone:
Glendale 19. Home 524

that asks her to do wrong for the sake
of love will spurn her and leave her
to her suffering and shame alone,
when gratified, and is not love, but
lust.

She will despise flirting as a flip-
pant, vulgar expression of emotion—
an idle fancy scarcely virtuous—dan-
gerous and harmful to the morals, often
a destroyer of peaceful homes—an
ignoble counterfeit of the genuine and
loftly emotion of love, whose brazen
face should not be tolerated by people
of clean culture.

Purity will be to her the most
precious gem of all the virtues, to be
guarded most sacredly, not to be
marred with impure thought, word or
deed.

And she will have religion—some
religion, that shows her the way to
the Divine Source—that she may al-
ways be able to find out the best
thing to do and may get courage and
will to do it. All the greatest men and
women have invoked the Divine In-
structor. "No arts, no riches, no
beauty nor strength, no wit nor elo-
quence are of any worth without
grace."

Mr. Ed. Lee had the pleasure of en-
tertaining last week an old friend
from Rockford, Illinois, Mr. Chalmers
J. Seymour, a Shriner of note, who,
after seeing Los Angeles with the
gang, came out to Glendale to see old
friends and look over the town. Mr.
Seymour was accompanied by his
wife. Both were of course pleased
with their experience in Southern
California, and left on Monday for the
East via Vancouver.

Mrs. James A. Farrell of 123 East
Broadway was hostess of a party of
friends who enjoyed luncheon at the
Union League Club on Thursday. The
pretty affair was planned and held in
honor of Mrs. W. L. Hovis of Los
Angeles, a former Glendale resident
who has many friends and acquaint-
ances in our valley.

The Myosotis Whist Club met on
Tuesday evening at the home of Mr.
and Mrs. Harry Whaley on Maryland
avenue. After a pleasant evening at
which, head prizes were awarded Mr.
and Mrs. Frank Hilliard. The evening
pleasures were completed with the
serving of a dainty supper.

Mrs. Walter Stamps of Lomita ave-
nue entertained at a charming little
luncheon party on Wednesday. Guests
were Mrs. G. J. Lund and Miss Pau-
line Lund of Los Angeles and Miss
Gladys Pittcock of San Diego.

Our Islands in the Pacific.

The United States is in possession of
a number of scattered small islands in
the Pacific, some of them really noth-
ing more than barren rocks or coral
reefs. Over these comparatively worth-
less insular possessions the American
flag has been raised from time to time
as a matter of form. Up to this time
they have been found of no practical
value and for the most part are unin-
habited. In fact, few of them are
capable of producing enough to sus-
tain inhabitants. Among the largest
of these Pacific islands are Christ-
mas, Gallego, Starbuck, Penrhyn, Pal-
myra, Phoenix, Howland, Baker, John-
ston, Gardner, Midway, Morell and
Marcus. The Midway islands are oc-
cupied by a colony of cable telegra-
phers and electricians. They are in
charge of the relay in the cable line
connecting the Philippines with the
Pacific coast. This colony is composed
of about forty persons.—New York
Times.

A Bold Bet.

In Thomas E. Farish's book, "Gold
Hunters of California," is a yarn about
the biggest gambling Mr. Farish knew
of in that time of big betting: "A man
of the name of Moore had been betting
and lost over and over sums aggregat-
ing several thousands of dollars on the
game of faro. Finally, as he turned
to leave, the dealer asked, 'Are you
through?' Moore halted, hesitated,
then, turning and taking from his pocket
a key, held it up and said, 'I will bet
you everything in my safe, which this
key unlocks, on the ten.' 'How much
is in your safe?' inquired the dealer.
'I do not know, but it is a large sum.
If you win take the key, open the safe
and secure all the money you find
there. If I win we will go to the safe
together, count the money, and you
must cover the amount.' was the an-
swer. The challenge was accepted,
the bet made, and Moore won some-
thing over \$47,000."

Pigg Pys.

What strikes the reader of the an-
cient books on cookery is the mention
of whole pigs, whole oxen and so on
—"Pigge" was a very fashionable dish
and was cooked in many ways. Here
is a recipe from "Diverse Baked
Metya," a fifteenth century cookery
book: "To make a Pigg Pye: Take a
pigg and scald it and slit in the mid-
dle and take out the bones, season it
with pepper, salt, cloves and mace and
nutmegs. Chop sweet herbs fine with
the yolkes of two or three eggs and
some plump'd currant. Then lay the
one half of the pigg into the pye, and
the herbs and currants and salt over
it and some butter. Then lay the oth-
er half of the pigg on top of thatte,
and the rest of the herbs and currants
on the top with some butter, and so
bake it; you may eat it hot or cold."

He Translated It.

The general manager of the Balti-
more and Ohio railroad was riding in a
freight engine on the Cumberland di-
vision of that road a short time ago.
The train was a heavy one, made up
of refrigerator cars loaded with the
maximum tonnage for the engine. As
they approached a grade the engineer
leaned over to the fireman and yelled:
"Warm her up, old tallowpot, warm
her up. Slam a potpie into her so
she'll be katish to take the big dog
for the knob."
"Will you kindly translate that for
me?" asked the manager.
"Why sure," said the engineer. "I
told him to slip some chow to her so
she'll rattle-dazzle the hump."—Phila-
delphia Saturday Evening Post.

Curbing Her Tongue.

"What if I do get my sentences
mixed up?" asked the wife. "Any-
body can understand with any sense
what words mean."
"Not always, my dear," explains the
patient husband. "For example, if
you were to tell me to lay my head
flat on the pillow that would be clear
enough, but if you were to tell me to
lay my flat head on the pillow that
would—"
"But I would be too polite to come
right point blank out to you like that,"
protests the fond wife.—Chicago Post.

Letting Off the Air.

Bill Wilgus attends the same church
as Deacon Longship, but he seems to
be sore on the deacon for some rea-
son or other. The deacon is a great
hand to talk in class meeting, but his
talks don't go with Bill. The other
night the deacon was giving his experi-
ence in a loud tone of voice when Bill
said to the man sitting next to him:
"You hear that old fool? Maybe you
think he is saying something, but he
isn't. He has a puncture; that is all."
—Topeka Capital.

Posted.

"That new salesman thinks he knows
as much about our business as I do,"
said the head of the firm.
"Well," replied the junior partner,
"maybe he does. He told me con-
fidently he wouldn't think of eating
some of the things we are putting on
the market."—Washington Star.

Beauty.

A postess asks, "Oh, where does
beauty linger?" We think that we are
breaking no confidence when we reply
that in these artistic times it generally
lingers on the toilet table until the girl
puts it on with a brush and a powder
puff.—London Tit-Bits.

Geometrical.

"Don't know her? Why, she lives in
the same square with you."
"Yes, but she's not in the same cir-
cle."—Cleveland Leader.

Each one sees what he carries in his
heart.—Goethe.

HOT, reminds me. **"POROSKNIT"**
Underwear for Men and Boys. Sun Hot! Soft Shirts and Collars.
All things for warm weather.
580 W. 4th St. **McGEE'S** Sunset 57-R

The First National Bank

OF GLENDALE, CALIF.

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W. H. Holliday W. W. Lee, President
E. U. Emery Dwight Griswold

"OVERLAND"

Drop me a card or call up Sunset 509-J and I will be pleased to show you
the "Overland" 30-H. P., 5-Passenger Auto, \$1100, Fully Equipped.
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SUPERIOR ELECTRIC CO.

A General Electric Iron

For \$3.50

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A Hat For MY LADY! Attractive and Becoming

PRICES RIGHT

No trouble to Show Goods

322 Brand Boulevard

Special Order Work
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YALE TAILOR and DYE WORKS

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Cleaning, Pressing, Repairing. Special rates for Cleaning and
Pressing by the month. Called for and delivered.

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Corner Fourth Street and Franklin Court

Sunset 73-J

New Fish Market

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All Kinds Fresh Fish Daily

Smoked Fish, Fresh Fish, Salt Fish, Lobsters, Crabs,
Oysters, Clams, and a full line of Canned Goods. Poul-
try Live and Dressed to order. FREE DELIVERY.

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P. O. Box 115

GLENDAL HOME DAIRY FARM

JAMES CONNOR, Prop.

Pure Milk and Cream from tested cows, produced under the most sani-
tary conditions and delivered to customers in one hour from milking.
All Milk and Cream produced from our own cows.

THE ONLY DAIRY FARM IN GLENDALE

You are Cordially Invited to Inspect the Dairy

Pacific and N. 6th

Glendale, Cal.

Advertise in the News and you will get results

Mrs. C. E. Hutchinson, Mrs. R. W.
Meeker and Dr. Jesse A. Russell were
Glendale members present at the
meeting of the Reciprocity Club held
Tuesday at Christopher's.

Mr. and Mrs. Conrad S. Davis of 420
West Ninth street were house guests
during Shriner week at the home of
Mr. and Mrs. W. A. Stevenson at 3429
Percy street, Los Angeles.

Mrs. M. E. Brown has erected an at-
tractive five-room modern house at
Abilak, on the Long Beach line,
where she will be at home for a por-
tion of the time hereafter.

Mrs. E. O. Williams and Mr. Howell
Hughes have left Glendale for their
home in Utica, New York, after an
extended visit with their sister, Mrs.
J. J. Shrimp of 1442 West Broadway.

Mrs. Frank Cook of Pioneer Drive,
Mrs. William Couvin of Burchett
street and Mrs. Louise M. Blackman
of Burchett street, formed the mem-
bers of a party which visited the Mis-
sion Play in San Gabriel on Tuesday.

Mr. H. C. Tupper, who has been un-
dergoing treatment and an operation
in a Los Angeles hospital for the past
three weeks, has returned home, be-
ing greatly improved in health, but
still feeble from a severe course of
treatment.

Mrs. E. D. Goode and Mrs. W. Elmer
Evans represented the Tuesday After-
noon Club at the Reciprocity picnic
held by the Eagle Rock Twentieth
Century Club on Thursday. Mrs. R.
W. Meeker of Sixth street, was pres-
ent as delegate from the Los Angeles
Reciprocity Club.

ORDINANCE NO. 166.

AN ORDINANCE DECLARING THE INTENTION OF THE BOARD OF TRUSTEES OF THE CITY OF GLENDALE TO ORDER THE LAYING OUT, OPENING AND WIDENING OF ORANGE STREET BETWEEN THE NORTH LINE OF MILFORD STREET AND THE SOUTH LINE OF BURCHETT STREET IN THE CITY OF GLENDALE.

The Board of Trustees of the City of Glendale do ordain as follows:

Section 1. That the public interest and convenience require, and it is the intention of the Board of Trustees of the City of Glendale to order the following improvement to be made, to-wit:

That Orange Street be laid out, opened and widened from the North line of Milford Street to the South line of Burchett Street in said City of Glendale.

Sec. 2. That the land necessary and convenient to be taken for the improvement described in Section 1 hereof is situated in the City of Glendale, County of Los Angeles, State of California, and is more particularly described as follows, to-wit:

Parcel 1. All that certain parcel of land described as follows, to-wit: Lot "B" of Tract No. 614 as per Map recorded in book 15, page 138 of Maps, Records of Los Angeles County, California, and a portion of Lot Nine (9) of the Campbell Tract, as per Map recorded in book 9, page 112 of Maps, Records of Los Angeles County, more particularly described as follows:

Commencing at the Northwest corner of said Lot Nine (9); thence N 89 degrees 26 minutes E along the North line of said Lot 21.38 feet; thence Southerly in a straight line to a point on the South line of said Lot distant N 89 degrees 26 minutes E 21.03 feet from the Southwest corner of said Lot Nine (9); thence S 89 degrees 26 minutes E along the South line of said Lot Nine (9) 21.03 feet to the Southwest corner of said Lot Nine (9); thence N 0 degrees 13 minutes W along the West line of said Lot Nine (9) 170 feet to the point of beginning.

Parcel 2. The West 30 feet of Lot One (1) of Tract Number 1052 as per Map recorded in book 17, page 64 of Maps, Records of Los Angeles County, and the East 30 feet of Lot Ten (10), Block 11, of the Glendale Boulevard Tract, as per Map recorded in book 5, page 167 of Maps, Records of Los Angeles County.

Parcel 3. The East 30 feet of Lots Sixteen (16), Seventeen (17), Eighteen (18), Nineteen (19), and the West 30 feet of Lots Twelve (12), Thirteen (13), Fourteen (14), and Fifteen (15), of Block 15 of the Glendale Boulevard Tract, as per Map recorded in book 5, page 167 of Maps, Records of Los Angeles County, California, and a part of Lots Seven (7) and Eight (8) of the Griffith Tract, as per Map recorded in book 10, page 25, of Maps, Records of Los Angeles County, more particularly described as follows, to-wit:

The Westerly 14 feet of Lot Seven (7) and the Easterly 46 feet of Lot Eight (8) of aforesaid Griffith Tract, excepting therefrom any portion of any public alley or street which may be included within the above described parcels of land.

Sec. 3. That the boundaries of the district in the City of Glendale to be benefited by said improvement and to be assessed to pay the expense thereof and to be known as the Assessment District are hereby fixed as follows, to-wit:

Commencing at the Northeast corner of Milford Street and Central Avenue; thence North along the East line of Central Avenue to the Southeast corner of Central Avenue and Burchett Street; thence East along the South line of Burchett Street to the Southwest corner of Burchett Street and Brand Boulevard; thence South along the West line of Brand Boulevard to the Northwest corner of Brand Boulevard and Milford; thence West along the North line of Milford Street to the point of beginning, excepting therefrom any portion of any public street or alley which may be included within the above described Assessment District.

Sec. 4. The proceedings for the aforesaid improvement shall be taken under the "Street Opening Act for 1903," and the Street Superintendent of the City of Glendale shall post and publish notices of said improvement in the manner and for the time required by said Act; and the GLENDALE NEWS, a weekly newspaper of general circulation in said City of Glendale, is hereby designated as the newspaper in which said notice shall be published.

Sec. 5. The City Clerk shall certify to the passage of this Ordinance and shall cause the same to be published once in the GLENDALE NEWS, and thereupon and thereafter it shall take effect and be in full force.

Adopted and approved this 13th day of May, 1912.

T. W. WATSON,
President of the Board of Trustees
of the City of Glendale.

[Seal]

G. B. WOODBERRY,
City Clerk of the City of
Glendale.

STATE OF CALIFORNIA,)
) ss.

CITY OF GLENDALE.)

I, G. B. Woodberry, City Clerk of the City of Glendale, do hereby certify that the foregoing Ordinance was duly adopted by the Board of Trustees of the City of Glendale, State of California, and signed by the President of said Board at a regular meeting thereof, held May 13, 1912, by the following vote, to-wit:

Ayes: Coker, Lane, Tower, Watson.
Noes: None.

Present: G. B. WOODBERRY,
City Clerk of the City of Glendale.

ORDINANCE NO. 164.

AN ORDINANCE GRANTING TO E. D. GOODE AND HIS ASSIGNS THE RIGHT TO CONSTRUCT, MAINTAIN AND OPERATE FOR THE PERIOD OF FORTY-ONE YEARS AN ELECTRIC STREET RAILWAY OVER CERTAIN STREETS IN THE CITY OF GLENDALE.

The Board of Trustees of the City

of Glendale do ordain as follows:

Section 1. That the right, privilege and franchise is hereby granted to E. D. Goode, his heirs or assigns, to construct, operate and have a controlling interest in, within said City of Glendale, as aforesaid, to-wit: over and upon the road operated and maintained under said franchise within the limits of the City of Glendale; and provided further, that such franchise shall be given and received as above provided over and upon all such roads within the city limits of the City of Glendale, whether operated under a franchise granted by said city, or over and upon private right of ways owned or occupied by said roads within the city limits of the City of Glendale.

Fourth. That the rate of fare for any distance within the city limits over said road or its branches or ways in the same direction shall not exceed five cents per one passenger; that persons under the age of eighteen years who attend the public schools of said city shall be required to pay but half fare; provided that said pupils shall purchase their tickets in quantities of at least a dollar's worth at a time, such tickets to be available only between the hours of eight o'clock A. M. and six o'clock P. M. in actual passage to and from school, and the said E. D. Goode, his heirs or assigns, shall sell such tickets whenever requested so to do, when schools are in session by a pupil who shall present a certificate from a teacher, approved by the principal of such school, that he or she is a pupil of the said school.

Provided further, that said E. D. Goode, his heirs or assigns, shall carry free on said cars the City Marshal and deputies, and all regular police officers and firemen of said city, when on duty, and letter carriers, subject at all times to the rules of the Road.

Fifth. That the said E. D. Goode, his heirs or assigns, shall, during the life of said franchise, pay to the City of Glendale, in lawful money of the United States, two per cent of the gross annual receipts of said E. D. Goode, his heirs or assigns, arising from the use, operation or possession of said franchise. No percentage shall be paid for the first five years succeeding the date of this franchise, but thereafter such percentage shall be payable annually, and said franchise is to be forfeited by a failure to make the payments provided for, and it shall be the duty of the grantee of said franchise, his heirs or assigns, to file with the City Clerk of the City of Glendale, at the expiration of six years from the date of granting of said franchise, and at the expiration of each and every year thereafter, a statement, verified by the oath of said grantee, his heirs or assigns, and by the oath of the manager or presiding officer of said grantee, or his heirs or assigns, showing the total gross receipts and gross earnings collected or received by the said grantee, his heirs or assigns, during the preceding twelve months, and within ten days after the time for filing such statement it shall be the duty of said grantee, his heirs or assigns, to pay to the City Treasurer of the said City of Glendale the aggregate sum of said percentage upon the gross annual receipts arising from the use, operation or possession of said franchise.

Provided, that if the road for which said franchise is granted shall be an extension of an existing system of railroad, then the gross receipts shall be estimated to be one-half of the proportion of the total gross receipts of said system which the mileage of such extension bears to the total mileage of the whole system, and said estimate shall be conclusive as to the amount of the gross receipts of said extension.

Sixth. That the work of constructing said road shall be commenced in good faith within not more than four months from the date of the granting of said franchise, and shall be prosecuted thereafter in good faith and without unnecessary or avoidable interruption or delay, and that said work of construction shall be completed within not more than three years thereafter, and if said work be not so commenced, prosecuted and completed within the times or in the manner specified, such franchise shall be forfeited.

Seventh. That all poles used in the construction and operation of said electric road shall be placed within the curb line of the streets herein designated as officially established by the Board of Trustees of the City of Glendale, and the outer edge of the poles shall in all cases be set as near the inner edge of the curb as practicable when not otherwise directed by said Board of Trustees, and the wires suspended from said poles shall not at any point be less than nineteen (19) feet above the top of the rail. All poles shall be tubular steel or other kind such as are ordinarily used for similar purposes in the State of California, and shall at all times be kept free from rust and painted a uniform color.

That any neglect, failure or refusal to comply with any of the conditions of said franchise shall thereupon immediately, ipso facto, effect a forfeiture thereof, and the said City, by its Board of Trustees, may thereupon declare said franchise forfeited, and may exclude said grantee, his heirs or assigns, from further use of the streets of said City, under said franchise, and said grantee, his heirs or assigns, shall thereupon and immediately surrender all rights in and to the same, and said franchise shall be deemed and shall remain null, void and of no effect.

Sec. 2. The City Clerk shall certify to the passage of this ordinance by two-thirds of all the members of the Board of Trustees of the City of Glendale, and shall cause the same to be published once in the "GLENDALE NEWS," a weekly newspaper of general circulation, published and circulated in said City of Glendale, and thirty days thereafter it shall take effect and be in full force.

Adopted and approved this 13th day of April, 1912.

T. W. WATSON,
President of the Board of Trustees
of the City of Glendale.

[Seal]

G. B. WOODBERRY,
City Clerk of the City of
Glendale.

STATE OF CALIFORNIA,)
) ss.

CITY OF GLENDALE.)

I, G. B. Woodberry, City Clerk of the City of Glendale, do hereby certify that the foregoing Ordinance was duly adopted by the Board of Trustees of the City of Glendale, State of California, and signed by the President of said Board at a regular meeting thereof, held May 13, 1912, by the following vote, to-wit:

Ayes: Coker, Lane, Tower, Watson.
Noes: None.

Present: G. B. WOODBERRY,
City Clerk of the City of Glendale.

any and every other line or lines which said E. D. Goode, his heirs or assigns, does now or may hereafter own, control, operate or have a controlling interest in, within said City of Glendale, as aforesaid, to-wit: over and upon the road operated and maintained under said franchise within the limits of the City of Glendale; and provided further, that such franchise shall be given and received as above provided over and upon all such roads within the city limits of the City of Glendale, whether operated under a franchise granted by said city, or over and upon private right of ways owned or occupied by said roads within the city limits of the City of Glendale.

Fourth. That the rate of fare for any distance within the city limits over said road or its branches or ways in the same direction shall not exceed five cents per one passenger; that persons under the age of eighteen years who attend the public schools of said city shall be required to pay but half fare; provided that said pupils shall purchase their tickets in quantities of at least a dollar's worth at a time, such tickets to be available only between the hours of eight o'clock A. M. and six o'clock P. M. in actual passage to and from school, and the said E. D. Goode, his heirs or assigns, shall sell such tickets whenever requested so to do, when schools are in session by a pupil who shall present a certificate from a teacher, approved by the principal of such school, that he or she is a pupil of the said school.

Provided further, that said E. D. Goode, his heirs or assigns, shall carry free on said cars the City Marshal and deputies, and all regular police officers and firemen of said city, when on duty, and letter carriers, subject at all times to the rules of the Road.

Fifth. That the said E. D. Goode, his heirs or assigns, shall, during the life of said franchise, pay to the City of Glendale, in lawful money of the United States, two per cent of the gross annual receipts of said E. D. Goode, his heirs or assigns, arising from the use, operation or possession of said franchise. No percentage shall be paid for the first five years succeeding the date of this franchise, but thereafter such percentage shall be payable annually, and said franchise is to be forfeited by a failure to make the payments provided for, and it shall be the duty of the grantee of said franchise, his heirs or assigns, to file with the City Clerk of the City of Glendale, at the expiration of six years from the date of granting of said franchise, and at the expiration of each and every year thereafter, a statement, verified by the oath of said grantee, his heirs or assigns, and by the oath of the manager or presiding officer of said grantee, or his heirs or assigns, showing the total gross receipts and gross earnings collected or received by the said grantee, his heirs or assigns, during the preceding twelve months, and within ten days after the time for filing such statement it shall be the duty of said grantee, his heirs or assigns, to pay to the City Treasurer of the said City of Glendale the aggregate sum of said percentage upon the gross annual receipts arising from the use, operation or possession of said franchise.

Provided, that if the road for which said franchise is granted shall be an extension of an existing system of railroad, then the gross receipts shall be estimated to be one-half of the proportion of the total gross receipts of said system which the mileage of such extension bears to the total mileage of the whole system, and said estimate shall be conclusive as to the amount of the gross receipts of said extension.

Sixth. That the work of constructing said road shall be commenced in good faith within not more than four months from the date of the granting of said franchise, and shall be prosecuted thereafter in good faith and without unnecessary or avoidable interruption or delay, and that said work of construction shall be completed within not more than three years thereafter, and if said work be not so commenced, prosecuted and completed within the times or in the manner specified, such franchise shall be forfeited.

Seventh. That all poles used in the construction and operation of said electric road shall be placed within the curb line of the streets herein designated as officially established by the Board of Trustees of the City of Glendale, and the outer edge of the poles shall in all cases be set as near the inner edge of the curb as practicable when not otherwise directed by said Board of Trustees, and the wires suspended from said poles shall not at any point be less than nineteen (19) feet above the top of the rail. All poles shall be tubular steel or other kind such as are ordinarily used for similar purposes in the State of California, and shall at all times be kept free from rust and painted a uniform color.

That any neglect, failure or refusal to comply with any of the conditions of said franchise shall thereupon immediately, ipso facto, effect a forfeiture thereof, and the said City, by its Board of Trustees, may thereupon declare said franchise forfeited, and may exclude said grantee, his heirs or assigns, from further use of the streets of said City, under said franchise, and said grantee, his heirs or assigns, shall thereupon and immediately surrender all rights in and to the same, and said franchise shall be deemed and shall remain null, void and of no effect.

Sec. 2. The City Clerk shall certify to the passage of this ordinance by two-thirds of all the members of the Board of Trustees of the City of Glendale, and shall cause the same to be published once in the "GLENDALE NEWS," a weekly newspaper of general circulation, published and circulated in said City of Glendale, and thirty days thereafter it shall take effect and be in full force.

Adopted and approved this 13th day of April, 1912.

T. W. WATSON,
President of the Board of Trustees
of the City of Glendale.

[Seal]

G. B. WOODBERRY,
City Clerk of the City of
Glendale.

The City of Glendale, do hereby certify that the number of members of the Board of Trustees is five, and that on the 22nd day of April, 1912, at a regular meeting of said Board, a quorum being present, the foregoing ordinance was introduced and read, and that more than five days thereafter, to-wit: at a regular meeting of said Board of Trustees, held on the 13th day of May, 1912, the same was passed, and adopted by a two-thirds vote of all the members of said Board of Trustees, and approved by the President of said Board, and that it was passed by the following vote:

Ayes: Coker, Lane, Tower, Watson.
Noes: None.

Present: G. B. WOODBERRY,
City Clerk of the City of Glendale.

ORDINANCE NO. 165.

AN ORDINANCE OF THE CITY OF GLENDALE GRANTING TO F. E. FITZPATRICK AND HIS ASSIGNS THE RIGHT TO LAY AND CONSTRUCT, AND FOR A PERIOD OF FORTY YEARS TO MAINTAIN AND OPERATE A PIPE LINE SYSTEM OVER CERTAIN STREETS IN THE CITY OF GLENDALE.

The Board of Trustees of the City of Glendale do ordain as follows:

Section 1. That the right, privilege and franchise is hereby granted to F. E. Fitzpatrick, his heirs or assigns, to lay and construct, and for the period of forty years, to maintain, and operate a pipe line system to be composed of not more than two separate lines of pipe for the purpose of carrying therein oil, along the route and under and along those certain portions of the streets of the City of Glendale, County of Los Angeles, State of California, described as follows:

Beginning at the intersection of the northerly boundary of a portion of the corporate limits of the City of Glendale and San Fernando Road; thence along said San Fernando Road to the intersection of the southerly boundary of said portion of the corporate limits of the City of Glendale, all in Township One (1) North, Range Thirteen (13) West, S. B. & M.

Sec. 2. That the terms and conditions upon which said franchise is granted are as follows, and the said F. E. Fitzpatrick or his assigns shall be required to file a written acceptance of the terms and conditions thereof with the Clerk of the Board of Trustees of the City of Glendale, within thirty days after the passage of the ordinance granting the same.

Sec. 3. That said F. E. Fitzpatrick, his successors or assigns, shall have the right to construct and maintain such traps and manholes as may be necessary to afford proper access to said pipes and pipe lines for cleaning and maintaining the same, and said traps and manholes shall at all times be kept flush with the surface of the highway and so located as to conform to any order of the Board of Trustees in regard thereto, and not to interfere with the use of the highway for travel.

The said F. E. Fitzpatrick, his successors or assigns, shall have the right, subject to such regulations as are now or may hereafter be in force, to make all necessary excavations in said highways for the construction and repair of said pipe lines, traps and manholes.

Sec. 4. That the pipes to be laid and maintained under said franchise shall be of steel, of good workmanship and of an internal diameter of not less than eight (8) nor more than ten (10) inches.

Sec. 5. That all pipes shall be laid not less than two feet underground, and unless the Board of Trustees shall otherwise direct, shall be laid along the west side of the highways and shall be within fifteen feet from the property line in all highways sixty feet or less in width, and within five feet of the curb line in all other streets, and shall not be nearer than three feet to the macadamized portion of any macadamized road, and where it is necessary to lay said line through the border of any macadamized road, the same shall be restored to its original condition; and in the event it is necessary to cross any portion of a macadamized road, the same shall be done by a tunnel or bore, so as not to disturb the foundation of such macadamized road, and in the event the same cannot thus be done, the said crossing shall be made under a special permit to be granted by the Board of Trustees upon application therefor, said application to be accompanied with a drawing, specifications and explanations, showing the necessity for the same. That during the laying or repairing of any such pipes, any trench or excavation made for such purposes shall, at night-time, from sunset to sunrise, be barricaded and protected by lanterns placed at distances of not more than 40 feet apart, along such trench or excavation.

Sec. 6. That every pipe-line, constructed or maintained under the provisions of this franchise shall be constructed and maintained in accordance and conformity with all of the ordinances, rules and regulations now in force and that may hereafter be adopted and prescribed by the Board of Trustees of said city.

Sec. 7. That the work of laying or repairing such pipes or other appliances shall be conducted with the least possible hindrance to the use of said highways for the purposes of travel; and as soon as the laying or repairing of any pipe or appliance is completed, all portions of the highways which have been excavated or otherwise injured thereby shall be placed in as good condition as the same were before the laying of such pipes, to the satisfaction of the Board of Trustees of said city. That any damage or injury suffered by any person by reason of any excavation being improperly guarded during said work shall be borne by the said F. E. Fitzpatrick, his successors or assigns.

Sec. 8. That said city reserves the right to change the grade of any highway or portion thereof over which said franchise is granted, and the said F. E. Fitzpatrick, his successors or assigns, shall at once change the location of all pipe and other appliances laid under said franchise so as to conform to such change of grade. That if any portion of any of said highways shall be damaged by reason of leaks in any pipe laid under said franchise, the said F. E. Fitzpatrick, his successors or assigns, shall at his own expense

repair any such damage and put said highway in as good condition as before such leak, to the satisfaction of the Board of Trustees of said city.

That if the said F. E. Fitzpatrick, his successors or assigns, shall fail to comply with any of the instructions of said Board of Trustees with respect to the location of any portion of said system of pipes and pipe-lines, or the repair of any damage to highways, within ten days after service of written notice upon said F. E. Fitzpatrick, his successors or assigns, requiring compliance therewith, then said Board of Trustees may immediately do whatever work is necessary to carry out said instructions at the cost and expense of said F. E. Fitzpatrick, his successors or assigns, which costs, by the acceptance of said franchise, said F. E. Fitzpatrick, his successors or assigns, agree to pay upon demand.

Sec. 9. That the work of constructing and laying said system of pipes and pipe-lines shall be commenced in good faith within not more than four months from the granting of the said franchise, and shall be continuously prosecuted thereafter in good faith and without unnecessary or avoidable interruption or delay. That within six months from taking effect of this ordinance a sum of not less than \$500.00 shall be expended upon such system. That such work of construction shall be completed within not more than three years from and after the date of granting of the franchise. That if said work be not so commenced, prosecuted and completed within the times and in the manner specified, said franchise shall be forfeited.

Sec. 10. That the said F. E. Fitzpatrick, his successors or assigns, shall, during the life of said franchise, pay to the said city, in lawful money of the United States, two per cent of the gross annual receipts of such grantee and his successors or assigns arising from the use, operation or possession of said franchise. No percentage shall be paid for the first five years succeeding the date of said franchise, but thereafter such percentage shall be payable annually.

Sec. 11. And it shall be the duty of the said F. E. Fitzpatrick, and of his successors or assigns, to file with the Clerk of the said Board of Trustees at the expiration of six years from the date of the granting of said franchise, and at the expiration of each and every year thereafter, a statement, verified by the oath of said grantee, his successors or assigns, or by the oath of the manager or presiding officer of said grantee or his successors or assigns, showing in detail the total gross receipts and gross earnings collected or received by said grantee or his successors or assigns during the preceding twelve months, arising from the use, operation or possession of said franchise, and within ten days after the time of filing the aforesaid statement it shall be the duty of said grantee or his successors or assigns to pay to the City Treasurer of said city the aggregate sum of the said percentage upon the amount of the gross annual receipts arising from the use, operation or possession of said franchise, and if the amount paid is incorrect, in the judgment of the Board of Trustees, they may order the payment of such additional sum as they may find due hereunder, and if not paid, the same may be collected by suit. And any neglect, omission or refusal by said grantee or his successors or assigns to file said verified statement or to pay the said percentage of the said gross annual receipts at the time or in the manner hereinbefore provided shall ipso facto work a forfeiture of said franchise and of all rights thereunder to the said city.

Sec. 12. That said grantee or his successors or assigns shall not sell, transfer, assign or lease said franchise or any part thereof, or any of the rights or privileges granted thereby, except by a duly executed instrument in writing filed in the office of the Board of Trustees of said city, and nothing in said franchise contained shall be construed to grant to said grantee or his successors or assigns any right to sell, transfer or assign or lease said franchise or any of the rights or privileges thereby granted except in the manner aforesaid.

Sec. 13. That any neglect, failure or refusal to comply with any of the conditions of said franchise shall thereupon immediately ipso facto effect a forfeiture thereof, and the said city by its Board of Trustees may thereupon declare said franchise forfeited, and may exclude said grantee or his successors or assigns from further use of the highways of said city under said franchise; and said grantee and his successors or assigns shall thereupon and immediately surrender all rights in and to the same, and said franchise shall be deemed and shall remain null, void, and of no effect.

Sec. 14. The City Clerk shall certify to the passage of this ordinance by two-thirds of all the members of the Board of Trustees of the City of Glendale, and shall cause the same to be published once in the "GLENDALE NEWS," a weekly newspaper of general circulation, published and circulated in said City of Glendale, and at the expiration of 30 days thereafter it shall take effect and be in full force.

Adopted and approved this 13th day of May, 1912.

President of the Board of Trustees
of the City of Glendale.

T. W. WATSON,

Attest:

G. B. WOODBERRY,
City Clerk of the City of
Glendale.

STATE OF CALIFORNIA,)
) ss.

COUNTY OF LOS ANGELES,)
) ss.

CITY OF GLENDALE.)

I, G. B. Woodberry, City Clerk of the City of Glendale, do hereby certify that the number of members of the Board of Trustees is five, and that on the 29th day of April, 1912, at a regular meeting of said Board, a quorum being present, the foregoing ordinance was introduced and read, and that more than five days thereafter, to-wit: at a regular meeting of said Board of Trustees, held on the 13th day of May, 1912, the same was passed, and adopted by a two-thirds vote of all the members of said Board of Trustees, and approved by the President of said Board, and that it was passed by the following vote:

Ayes: Coker, Lane, Tower, Watson.
Noes: None.

Present: G. B. WOODBERRY,
City Clerk of the City of Glendale.

THE DIFFERENCE.

The following extract from the same and logical speech of Secretary Knox in Los Angeles last week is commended to thoughtful readers:

"In a very real sense all Republicans are progressive, and the Republican record to which I have referred and partially reviewed is sufficient proof that the party has led in progress and reform, and under the present administration is still leading, and not lagging now. The difference between the two factions that have developed in the party is like the difference between a man who walks on a well-marked road at an orderly and steady pace and one who breaks into a hurried run and exhausts his strength and embarks on by-paths and loses his way. No man can successfully challenge the probity and correctness of the attitude of President Taft towards the issues presented in the demands of modern life. (Cheers.) His efforts to bring the powerful nations of the world into a bond of universal peace and general arbitration of international differences, which failed in the Senate through the combined efforts of substantially all the Democratic senators and some half dozen self-styled progressive Republican senators, is convincing evidence of the loftiness of his motives. No one who harkens to the truth challenges President Taft's unremitting efforts to bring about honesty in public life, to check autocratic political domination, to secure equality of American opportunity; to repress corporate aggressions; to control irresponsible and conscienceless wealth, and to break up corrupt alliances between wealth and politics. Student and statesman as he is, President Taft thoroughly understands the fact that from the dawn of history the rights of property have been over-emphasized in comparison with the rights of the individual, and nowhere in the world have the changes which are steadily readjusting the center of gravity been more rapid than in this country, and in none has greater progress toward a just equilibrium been made than in the United States. Deeply sympathetic and wisely helpful in the processes of readjustment, he has realized, what every thoughtful man must realize, that the institution of private property is the foundation in practical life of all the orderly civilization of the world. One of the great objects of the social compact and one of the purposes of law is to preserve to a man the results of his labor. Society does not undertake to pay a man if he works, but it does undertake to say that if he works there shall not be unjustly taken from him that which he has earned." (Prolonged applause.)

BELASCO—SECOND WEEK OF "THE VIRGINIAN."

The combination of the return of Lewis S. Stone and the first stock production of such a splendid western play as "The Virginian," resulted in crowding the Belasco theater at every performance last week, to such an extent that a second week of "The Virginian" is a necessity.

The fine reception accorded to Stone by the Belasco audiences has made it apparent that this capital actor has lost none of his popularity during his absence, while his portrayal of the hero of the Owen Wister-Kirkc LaShelle play of the western country proved that he has lost none of his histrionic power. As a matter of cold, hard, actual fact, Stone has "come back" with a rush.

The presence of Stone on the Belasco stage almost seemed like old times at the north end house of the Morosco-Blackwood company, while the audience included hundreds of typical Belasco "regulars."

The Belasco forces have seldom appeared to better advantage than in "The Virginian" and with what is well nigh a perfect cast, and a play of the well-known work of the Wister-LaShelle work, the result was a happy and undisputed success, one of the best offerings the Belasco has made known in many months.

Following "The Virginian," Lewis S. Stone and the Belasco company will give their first performance on a new stage of Whittier Byrner's play, "His Father's House," a piece for which much managerial promise is held forth.

SAN DIEGO, Cal., May 16.—Not only will every state of the Union but foreign countries also will participate in San Diego's aPanama-California exposition to be held here in 1915. The various states are appointing commissioners, who will visit San Diego in the near future to select sites for their state buildings and make arrangements for exhibits.

The exposition has sent its commissioners to foreign lands to invite them to participate. From reports received, the nations of the world will make San Diego's exposition "international" in its scope.

Throughout this land and abroad the message has been sent that San Diego wants unique exhibits, so that the original plan of the exposition officials to make their fair entirely different from the San Francisco or any other exposition will be carried out.

Already a carload of ancient pottery and other relics has arrived from New Mexico and Arizona, where they were obtained by Dr. Edgar L. Hewett, head of the School of American Archaeology, at Santa Fe, N. M. It will be remembered that the cliff dwellers' "apartment houses" are a few miles from Santa Fe.

The universe will be ransacked for treasures to make San Diego's exposition—not the biggest the world has ever seen, not another Chicago fair—but the most original, romantic and instructive exposition ever held.

BUILDING PERMITS.

The following are among the permits for buildings issued during the week:

W. F. Furbeck, Maryland, near First Street, one-story residence, \$2,000.
H. Hall, Brand and Fifth Street, garage, \$300.
Miss Laura McKee, Sixth, near Columbus, five-room residence, \$2,000.
J. C. May, contractor for A. H. Schaeffer, Louise and First Streets, six-room bungalow and garage, \$3,000.

Johnson Was a Mighty Eater.
Many men of great intellectual power have been large eaters. Luther, Goethe and Walter Scott were mighty trenchermen. Charles V. shortened his life by gluttony. It is recorded by Boswell that on a certain night at supper Dr. Johnson discoursed of good eating with uncommon satisfaction. We know from the same authority how studiously the sage minded his stomach. "When at table," says Boswell, "he was totally absorbed in the business of the moment. His eyes seemed riveted to his plate, nor would he, unless when in very high company, say one word or even pay the least attention to what was said by others till he had satisfied his appetite, which was so fierce and indulged with such intenseness that while in the act of eating the veins of his forehead swelled and gradually a strong perspiration was visible."

The squeamish person who reads these unpleasant details must remember that Johnson had in his days of obscurity known by experience what fast-food was, and once, in writing to a publisher, had added "imprudence" to his name. The voracity then acquired remained with him when his dinner was no longer a daily problem.

Hats Worn at Table.
Seventeenth century etiquette prescribed that hats should be worn at table. "The Rules of Civility, or Certain Ways of Deportment," published in 1673, gives some directions on this point. Under the supposition that "a person of quality detains you to dine with him" it is laid down that "when the person invited is seated he must keep himself uncovered till the rest sit down and the person of quality has put on his hat." If the person of honor drinks a health to you, you must be sure to be uncovered. If he speaks to you, you must likewise be uncovered till you have answered him. If one rises from the table before the rest he must pull off his hat.

A trace of this etiquette lingers in the house of commons, where a member is always allowed to wear his hat only when seated.—London Graphic.

Orders of Eagles.
The eagle is, of course, a favorite decoration in several countries. The premier order of Prussia is the Black Eagle, which not only confers hereditary nobility on the recipient, but, strange to say, the Grand Cross of the Red Eagle Order also. Hereditary nobility is also conferred by the White Eagle of Russia, once the premier Polish order, but now third on the Russian roll. Serbia also boasts a White Eagle order, created by Milan I. In 1882 to commemorate the proclamation of the Serbian kingdom. Two Eagle orders have now disappeared. The Golden Eagle of Wurttemberg was in 1818 merged in the Order of the Crown, and the Order of the Mexican Eagle, founded by the ill fated Emperor Maximilian in 1865, lapsed at his tragic death.—Manchester Guardian.

A Remarkable Grotto.
Fingal's cave is one of the most remarkable natural grottoes in Europe. It is situated on the island of Staffa, about seven miles off the west coast of Mull, Scotland. The cavern is 227 feet deep, 42 feet wide at the entrance and 62 feet high at the opening at time of low tide. Tide has a great deal to do with the size and dimensions of Fingal's cave, because it is eminently a sea grotto. The ocean's waters are always the floor of the cavern. At time of very lowest tide there is twenty feet of water in the cave. It can be readily entered by means of small boats at all times except at the hour of extreme high tide. In Europe Fingal's cave is considered the greatest British wonder.

The Highest Tides.
The highest tides in all Europe occur in the Bristol channel, where at spring tides there is sometimes a difference of over forty feet between high and low water. The highest tides in the world occur at the bay of Fundy, Nova Scotia, where the difference is over seventy feet. The lowest tides in the world exist at Lake Michigan, where the difference between high and low water is only three inches.

The Old and the New.
"I am the spirit of Captain Kidd," said a voice at the seance.
"But you seem to be weeping," observed the medium.
"I am. Whenever I come back to earth I grieve over the time I wasted sitting out actual expeditions, when I could have opened up an office and sold stock to people who wanted to get rich quick."—Washington Star.

A Possimist.
"Don't be too anxious to get a husband," said the wise matron. "Don't go around hunting for one."
"Think I should just sit down and wait for one, eh?" replied the maiden.
"Yes, for you'll sit up and wait for one often enough after you've got him!"

The Real "Slave of the Dollar."
The "slave of the dollar" is the man who lives up to or beyond his income. "Slave of mind" is something he can never have unless he is a fool or a scoundrel, and then it is the kind that is not worth having.—Exchange.

Miss Hand Lusk.
Benighted Old Lady (to one of the unemployed)—Poor man! What have you done to your hands? Unemployed!—Stroke my knuckles, mums, kneekin' at people's doors askin' for work.

Anger ventilated, often, hurries to ward forgiveness; anger concealed often hardens into revenge.—Rulver.

NOTICE OF LOCAL IMPROVEMENT.

Notice is hereby given that on the 6th day of May, 1912, the Board of Trustees of the City of Glendale passed a resolution designated as Resolution No. 480 declaring its intention to order the installation of the necessary appliances for lighting with electricity certain streets in the district to be known and designated as "Street Lighting District No. 2," and which said district is fully described in said Resolution No. 480. That lighting standards be erected at each street intersection and at intervals of approximately two hundred and fifty (250) feet as nearly as may be within said district. That each of said standards be equipped with incandescent lamps and the necessary cables, wires and fixtures for the purpose of lighting said streets with electricity.

That on said 6th day of May, 1912, the City Engineer of said City filed with the Clerk of said Board of Trustees a report presenting the following:

(1) Plans and specifications for the work required in order to make said improvements;

(2) An estimate of the cost of said improvement, and of the incidental expenses in connection therewith;

(3) A diagram showing the district to be benefited by said improvement and to be assessed to pay the costs and expenses thereof;

(4) The proposed assessment of the total of the costs and expenses of the said proposed improvement.

That Monday, the 27th day of May, at 7:30 p. m., at the City Hall of the City of Glendale is hereby announced as the time and place at which protests in relation to the said proposed improvement shall be heard, and any person objecting to said improvement, or to the extent of the assessment district therefor, or to the proposed assessment therefor, may file a written protest with the Clerk of the Board of Trustees at or before the time set for hearing such protests.

Reference is hereby made to said Resolution No. 480 and to said report for further particulars.

Dated at the office of the City Clerk this 5th day of May, 1912.

G. B. WOODBERRY,
City Clerk of the City of Glendale.

Rubbers.
"Have you any rubber articles?" asked the man entering the store.
"Surely," replied the salesman. "We have a fine line of opera glasses."

When Enough is Too Much.
"Come on, old man, let's go out and know when you've got enough," said George.
"I never know anything when I've got enough."—Life.

NOTICE OF ASSESSMENT.

The Valdego Pipe and Reservoir Company, a corporation, organized under the laws of California, principal place of business in the City of Glendale, Los Angeles County, California; location of property, Rancho San Rafael, City of Glendale, Los Angeles County, California. Office of the Company, Glendale, California.

Notice is hereby given that at a meeting of the Board of Directors of said Company, held on the seventh day of May, 1912, an assessment, Number 19, of one dollar per share, was levied upon the capital stock of the said corporation, payable immediately to the treasurer of said company, at the Bank of Glendale, south-east corner of Fourth street and Glendale avenue, Glendale, California.

Any stock upon which this assessment shall remain unpaid on the first day of July, 1912, will be delinquent and be advertised for sale at public auction, and unless payment is made before, it will be sold on the sixth day of August, 1912, at ten o'clock a. m., to pay the delinquent assessment, together with the cost of advertising and expense of sale.

By order of the Board of Directors,
J. C. FREEMAN, President.
C. E. PARKER, Secretary.

Dated May 10, 1912.

NOTICE OF HEARING ON THE PETITION FOR THE VACATION AND ABANDONMENT OF A CERTAIN STREET IN TROPICO ROAD DISTRICT.

Notice is hereby given that a petition signed by Lester H. Jones and nine others, praying for the vacation of a certain street in Tropic Road District, has been filed in the office of the Board of Supervisors of the County of Los Angeles, State of California, and that said petition will be heard by said Board of Supervisors on Monday, May 27th, 1912, at 10 o'clock a. m., at the office of said Board in the city of Los Angeles.

The street proposed to be vacated and abandoned, as herein referred to, is described as follows, to-wit:

A strip of land fifty (50) feet in width and eleven hundred twenty and 2/10 (1120.2) feet more or less in length, described in deed from John Todd and Lester Jones to the County of Los Angeles, dated October 19, 1906, and recorded October 27, 1906, in Book 286, Page 19 of Deeds, Records of Los Angeles County.

This property is a part of Lot one (1) of the Subdivision of a part of the Rancho San Rafael, as per map thereof recorded in Book 5, Page 214, Miscellaneous Records of said County.

By order of the Board of Supervisors of the County of Los Angeles, State of California, made May 6th, 1912.

H. J. LELANDE,
County Clerk and ex-officio Clerk of the Board of Supervisors of the County of Los Angeles.

By A. M. McPHERSON, Deputy.

Glendale Truck and Transfer

Pacific Electric Depot, 4th St. and Brand Bl.
Express, Trucking, Hauling, Moving, etc. Residence phone, Sunset 187-J. F. E. Depot phones, Sunset 21, Home 751.

F. W. ANDERSON, Proprietor

Carpet Cleaning

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At your home or taken away

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BEN H. NICHOLS

223 Adams Street

Spichal's Shoe Shop

544 W. Fourth Street

I have the machinery

and know how

SHOES REPAIRED IN SHORT ORDER

J. SPICHAL

SCHOOL BOND ELECTION NOTICE.

Notice is hereby given to the qualified electors of Glendale City School District of the County of Los Angeles, State of California, that in accordance with the provisions of the School Code of the State of California, an election will be held on the 28th day of May, 1912, at the place hereinafter designated in said District, between the hours of 9 a. m. and sundown (during which period and between which hours the polls shall remain open) for the purpose of voting upon the question of issuing and selling bonds of said district to the amount of thirty thousand dollars, for the purpose of raising money for purchasing school lots, for building one school building, for insuring the same, for supplying the same with furniture and necessary apparatus and for improving the grounds.

The said bonds proposed to be issued and sold shall be of the denomination of one thousand dollars each, and shall bear interest at the rate of 5 per cent per annum, payable annually, and shall be numbered from 1 to 30, consecutively, payable as follows:

Bond No. 1, one thousand dollars, to run 1 year.

Bond No. 2, one thousand dollars, to run 2 years.

Bond No. 3, one thousand dollars, to run 3 years.

Bond No. 4, one thousand dollars, to run 4 years.

Bond No. 5, one thousand dollars, to run 5 years.

Bond No. 6, one thousand dollars, to run 6 years.

Bond No. 7, one thousand dollars, to run 7 years.

Bond No. 8, one thousand dollars, to run 8 years.

Bond No. 9, one thousand dollars, to run 9 years.

Bond No. 10, one thousand dollars, to run 10 years.

Bond No. 11, one thousand dollars, to run 11 years.

Bond No. 12, one thousand dollars, to run 12 years.

Bond No. 13, one thousand dollars, to run 13 years.

Bond No. 14, one thousand dollars, to run 14 years.

Bond No. 15, one thousand dollars, to run 15 years.

Bond No. 16, one thousand dollars, to run 16 years.

Bond No. 17, one thousand dollars, to run 17 years.

Bond No. 18, one thousand dollars, to run 18 years.

Bond No. 19, one thousand dollars, to run 19 years.

Bond No. 20, one thousand dollars, to run 20 years.

Bond No. 21, one thousand dollars, to run 21 years.

Bond No. 22, one thousand dollars, to run 22 years.

Bond No. 23, one thousand dollars, to run 23 years.

Bond No. 24, one thousand dollars, to run 24 years.

Bond No. 25, one thousand dollars, to run 25 years.

Bond No. 26, one thousand dollars, to run 26 years.

Bond No. 27, one thousand dollars, to run 27 years.

Bond No. 28, one thousand dollars, to run 28 years.

Bond No. 29, one thousand dollars, to run 29 years.

Bond No. 30, one thousand dollars, to run 30 years.

That for the purposes of holding the school bond election aforesaid, the persons hereinafter named shall be appointed as inspectors and judges as hereinafter provided, to-wit:

First precinct—Inspector, Thomas Seager; Judge, Menze Williams; Judge, Wm. G. Matthews.

Second precinct—Inspector, L. A. Royce; Judge, J. H. Redman; Judge, Lena B. Palmer.

Third precinct—Inspector, Warren Story; Judge, Flora M. Fixley; Judge, J. M. Elliott.

In Witness Whereof, we have hereunto set our hands this 24th day of April, 1912.

F. S. BALTHUS,
R. W. MEEKER,
G. ELLIOTT,
Trustees of Glendale City School District, Los Angeles County, Cal.

On this 16th day of April, in the year nineteen hundred and twelve, before me, J. M. Elliott, a Notary Public in and for the County of Los Angeles, State of California, and duly commissioned and sworn, personally appeared Harley E. MacDonald, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

Witness my hand and official seal (Seal)

Notary Public in and for the County of Los Angeles, State of California.

My commission expires Jan. 11, 1915.

NOTICE TO CREDITORS

Notice is hereby given by the undersigned Marie Moynier, executrix of the estate of Celestin Moynier deceased, to the creditors of, and all persons having claims against the said deceased to exhibit the same with the necessary vouchers, within four months after the first publication of this notice to the said Marie Moynier, executrix, care Frank C. Prescott, 417 Chamber of Commerce Building, Los Angeles, in the County of Los Angeles.

Dated this 15th day of April, A. D. 1912.

MARIE MOYNIER
Executrix of the Estate of Celestin Moynier, deceased.

FRANK C. PRESCOTT, Attorney for Estate.

NOTICE TO CREDITORS

Notice is hereby given by the undersigned Estate of May Luckey, deceased. Notice is hereby given by the undersigned executor of the estate of May Luckey, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit the same with the necessary vouchers, within four months after the first publication of this notice to the said executor, at the office of his attorneys, Shaw & Stewart, No. 531 Stinson Building, in the City of Los Angeles, in the County of Los Angeles.

Dated this 30th day of April, A. D. 1912.

FRANKLIN B. LUCKEY, Executor.

SHAW & STEWART, Attorneys for Estate.

THE BELL CARTAGE CO.

Wm. Hyndman, Proprietor

Glendale & Los Angeles Daily Express

Frank C. Prescott, Attorney for Estate.

675-677 South Los Angeles Street

Los Angeles

Tel. Main 8881; Home F3575

Glendale Office and Stable,

615 W. 9th Street

Sunset Glendale 363-R

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Sunset 147-W

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Glendale's Choicest Subdivision

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A-1345

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Good Cigar

WE HAVE IT HERE

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AND

Sunland Stage

Auto stage connects with the Verdugo Park cars which leave at 9:05 a. m. and 2:05 and 6:05 p. m. To Crescenta 25c. To Sunland 50c. Leaving Sunland 3:45 and 10:45 a. m. and 4:35 p. m.

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June 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31.
July 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31.
August 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31.
September 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31.
October 31st, 1912.

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TROPICO

Misses Edna and Hazel Colton of this city are passing some time with their father, W. L. Colton, at Keiso, Cal.

Leish Bancroft has opened a real estate and insurance office at the corner of Brand boulevard and San Fernando road.

C. C. Rittenhouse of 125 Tropicco avenue, is entertaining Mr. and Mrs. C. D. Markwith of Los Angeles for several days.

J. H. Adair has purchased the Wilson property on the San Fernando road, consisting of a house and lot with 80-foot fronting on the road. The price paid is reported as being \$2800.

Mrs. Charles Retts entertained at luncheon at her home on Palmer avenue Tuesday noon. Covers were laid for Dr. Christina Davis, Mrs. J. H. Soehorn, Mrs. Sarah Broan, and Mrs. Fanny Marple.

G. C. Baker, who purchased the Tropicco pharmacy recently, is making many valuable improvements to his stock and fixtures. When completed this store will be the equal of its kind in the valley.

The street improvement being done by the Pacific Home Builders on their recently purchased tract at this place, is almost completed. When this has been finished up, work on a number of homes will be rushed and several residences have already been contracted for.

The Tropicco residents want a public library. The trustees met with the library committee of the Thursday Afternoon Club Monday evening with this object in view. It is proposed that a storeroom in the Gabaig block on San Fernando road be rented for this purpose.

The company of Pasadena capitalists who purchased ninety acres of land in the Richardson tract on the west side of the Southern Pacific tracks, were in Tropicco this week, and informed the residents of this place that within a very short time the company expects to start improvement work on the tract.

Crude oil is being put on Tropicco avenue between San Fernando road and Central avenue and at the intersection of San Fernando road and Central. The improvement at this point, which has kept San Fernando road closed for the past two months, is about completed and the road will be opened in about a week.

F. W. Richardson, one of the leading residents of this city, left recently for an extended tour of the East, the trip being made on combined business and pleasure. Early in August Mr. Richardson will be joined by Wesley Bullis and the two men will make the return trip to California in a Pierce-Arrow auto, taking in a number of side trips on the way out.

A number of parties were in Tropicco this week looking for a place to locate a dry goods and other kinds of stores. As the store rooms are about filled it is up to some man with money to furnish several more store rooms. There are several rumors afloat to the effect that one of Tropicco's leading residents will soon put up a brick business block here, but nothing definite has been made public.

The entire northwest corner of San Fernando road and Central avenue has been purchased by Major John A. Payne of Los Angeles. On this corner stands the Tropicco Merchandise building known as the Logan block and the Tropicco Market building. The latter building will at once be torn down and in its place will be erected a fine two-story brick block. In exterior appearance this block will conform with the Tropicco hotel and the Logan block and will be a valuable addition to the business section of this city. This property fronts seventy feet on Central avenue and the 180 feet on the San Fernando road. The property was formerly owned by J. A. Logan, cashier of the Bank of Tropicco.

Piano Factory is Building

The Salyer Piano Company of Los Angeles has started work on a \$12,000 piano factory at the northwestern city limits of Tropicco. Nine acres lying north of Park avenue on the west side of San Fernando road was purchased two and a half years ago by this company whose intention was to erect a piano factory on the property at that time, but the company was unable to do so on account of being held down by a lease on their present factory site on Avenue 20, Los Angeles. This lease has now expired, and the company is rushing work on its Tropicco home.

The foundation for this new manufactory was laid this week and C. A. Salyer, secretary of the company, who has charge of the construction work, tells us that work on the building will be rushed to completion. The structure will be entirely of reinforced concrete. It will be ornamental instead of like the ordinary piano factory. It is the intention of the company to make this factory a place where visitors, who are always welcome, will be

TALK ABOUT MAKING MONEY

Can you beat this?

Of course you can make it, if you work hard enough and save long enough. You don't have to do either in the fertile San Jacinto Valley. The following are only a few of the recorded instances and happenings of the past week:

Mr. Douglass of Los Angeles closes a deal one morning, starts home to get the wife and kids, barely reaching there before he received a telephone message offering \$1,500 for his bargain, which he accepts with a smile, and buys another piece for the fifteen hundred.

Mr. Holland of Redlands bought a place on the advice of a friend, without even seeing it, gets a raise of \$800 more than he paid, which he pockets and buys again.

Mr. Robinson, an old orange grower of Pasadena, is making extensive purchases. He is going to sell all of his citrus holdings, and buy the choice apricot, pear and other fruit lands around San Jacinto (these lands are conceded the best in the whole country for the purpose). He is delighted with his purchases, and with the valley in general.

Mr. Gates of Streator, Illinois, purchases forty acres, and says he would

glad to call and see just how every part of the popular Salyer piano is made. Experienced and courteous demonstrators and salesmen will be ready at all times to explain every branch of the work. In short, this factory will be a place where the manufacturer and purchaser will be able to get together and produce and purchase a piano without having to pay the middleman a number of profits.

This building will be 40 feet wide and 200 feet long, and will be two-story. On the first floor will be a recital hall 34x50 feet, ladies' rest rooms, stock and sounding-board room, construction room, cabinet work and veneer room. At the front will be a large cement porch with wide cement steps. The second floor will contain spacious varnish, finishing and bridge-making rooms. The basement will be used as a storage room. At the rear of the main building will be a structure containing departments where will be made cases, backs, pin blocks, etc., with rooms for machinery and engines. The lumber department will also be located here. The building will have windows nine feet long by six feet wide, the feature of the building being that it will be very well lighted. The roof will be of cement tile. The grounds surrounding the factory will be beautified by a landscape gardener with lawns, flowers and ferns. In fact, the place will resemble a retail piano establishment, where recitals are held occasionally, more than it will a factory. Mr. Salyer states that when completed the factory will be able to turn out sixty pianos every month. Eastern modern methods will be employed and the most experienced of workmen. The factory will also furnish employment for a number of local residents. A switch will be run to the factory from the main line of the Southern Pacific. The officers and directors of this company are: President, A. M. Salyer; vice president, M. Salyer; secretary, C. A. Salyer; treasurer, A. A. Millard; superintendent, W. F. Diettmier and W. D. Hinckley.

The tract which this company owns has been cut up into forty-five building lots 50x150 feet each. Three streets will be cut through the property. One will be at the extreme north side of the land running from San Fernando road to the S. P. tracks, another will run from the north to the south line of the tract, this street to be known as Hinckley Drive, and the third street will be cut along the south line of the company's holdings, this to be known as Salyer avenue. Each of these streets will be sixty feet in width and will be graded, oiled, sidewalked and curbed. Shade trees will be planted.

Several of the officers of the Salyer company will start, just as soon as the streets have been cut through, residence on this tract which they and their families will occupy when completed. These homes will be modern in every respect and will range from \$2500 to \$4000. This company has been in the retail piano business in Los Angeles for the past twenty-six years and has been manufacturing pianos in that city for the last six years. The instruments which this firm turn out are high class in every respect. The company will not plead "Home Industry" to the local residents, says Mr. Salyer, but will rely on the sale of their pianos strictly on the merit of the goods they turn out. They have received gold and silver medals for their pianos. Mr. Salyer wishes it announced that when the factory is completed recitals of unusual merit will be furnished free to all those who care to visit the establishment on recital days.

A kodak is a nice companion these sunny days. Nesom's Drug Store carries the full line—anything from a \$1 Brownie upward.

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not sell for three times what it cost him. He is already at work improving and beautifying it for a permanent home. Mr. Gates says he made a detailed trip by auto all over Southern California, seeking a desirable location, and that San Jacinto is the only place where he found every condition absolutely satisfactory.

Mr. Sturgess, our Riverside neighbor, buys three ranches, and says he is going to invest every cent he has in San Jacinto lands, just as fast as he can dispose of holdings elsewhere.

There are hundreds doing the same thing, getting rid of their high-priced ranches, already too high to go higher, and investing in and around San Jacinto, where big profits and big advances are assured. Every acre and town lot in this beautiful valley is a great bargain at twice the present price, but with the Santa Fe loaded to the guards almost every trip to the valley, especially Saturdays and Sundays, it won't be long until you will have a Pasadena and Riverside proposition confronting you. The thing to do is to get here before that happens. Come over and see for yourself. We will guarantee you a good time, and the prettiest sight you ever saw.—San Jacinto Board of Trade.

WEST GLENDALE

Mrs. W. J. Ludlow and Miss Grace Ludlow of Burbank spent Friday last with her sister, Mrs. J. O. Elliott, 1508 Ivy street.

The May Day Festival is mighty close at hand, and we can almost hear the good, juicy meat a-sizzin'—especially today. (Tuesday.)

Mrs. Vance of Piedmont, Cal., accompanied by her little son and niece, who recently spent a delightful three weeks' visit with her parents, Mr. and Mrs. Wm. Hyatt, has returned to her home.

Little Miss Nina Marie Mackey is a newcomer not only to Glendale, but to the world in general, and begs to announce that she arrived at the home of Mr. and Mrs. Mackey of West Fifth street about two weeks ago and thinks the climate of Glendale just fine.

Mrs. E. O. Williams and little daughter, Elizabeth, who have spent several months at the home of her sister, Mrs. J. J. Schremp, left for her home in Utica, N. Y., Wednesday morning. She was accompanied by her brother, Mr. Howell Hughes, and her sister, Mrs. E. B. Jones, of San Bernardino. Mrs. Williams made many friends while in Glendale, who will miss her greatly.

Wedding Luncheon.

Mrs. John L. Russ gave a very daintily appointed luncheon at her home on Burchett street on Tuesday, May 7th, in honor of Mr. and Mrs. Andrew Mortensen of Los Angeles, who were recently married. Table decorations were pink sweet peas and ferns. Covers were laid for six.

Mr. Mortensen is a brother of Dr. Mortensen of The Palms, and is at the head of the Pacific Fruit Express of Los Angeles.

ELECTION OF OFFICERS OF SUN PARLOR CIRCLE OF WEST GLENDALE SUNDAY SCHOOL.

The following officers were elected at the last meeting of the Queen Esther Circle: President, Bessie Ross; vice president, William Hobbs; recording secretary, Freda Baker; treasurer, Lucille Woods; supply secretary, Irene Jones; membership secretary, Elizabeth Bullard; pin and badge secretary, Olive Mackey; paper secretary, Mildred Elliott; mite box secretary, Margaret Lacom; program secretary, Helen McMullen.

The Circle meets once a month and some time next month intend giving their first social, which is scheduled as going to be something out of the ordinary, and very interesting.

LANKERSHIM TO THE FRONT.

The royal court of Lankershim which has been transferred to the T. F. B. order, invited the officers and drill team of 304 Glendale to a reception and initiation of their members into the Fraternal Brotherhood. The initiation was impressively performed with a few extempore features added, giving life and enthusiasm to the ceremony, each newly initiated candidate being required to sing or address the meeting.

The newly-made members certainly did themselves proud and convinced the officials that they are not only a worthy addition to the Order, but also showed proof of their interest and talent. After the ceremony was over the genial and talented Lankershim members prepared a royal spread for the visiting team and members, acquitting themselves as experts at the board. A vote of thanks is returned for the courteous reception which was generously received with the announcement, "Come again." Thus ended a very pleasant occasion.

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CASA VERDUGO

Mrs. C. P. Ladner is visiting friends in Pasadena.

A large number of Casa Verdugo people attended the Shriners' ball in Los Angeles.

La Ramada and Casa Verdugo restaurants did a big business during Shriners week.

Mr. Don Leigh of Los Angeles visited Casa Verdugo Sunday, spending the time with friends.

Mr. and Mrs. Cook, residing at Hollywood, visited their ranch here during the past week, spending a few days rusticiating.

Mr. George T. Holman has purchased the Mattison B. Jones property. Mr. Jones and family having moved to Glendale.

Mrs. J. C. Horn of Valley View Road is building a barn on her home lot, the structure being made necessary by the recent purchase of a horse and buggy.

Mr. and Mrs. Alex. Mitchell went with the Fraternal Brotherhood lodge last Thursday evening to Lankershim to attend the initiation ceremonies at that place.

The Jones property on the north side of Kenneth Road, consisting of sixteen acres, is reported as having been sold to Messrs. Johnson and Fay of Los Angeles, who own adjoining property, but this is not confirmed.

Casa Verdugo acreage continues to be in demand. Among recent sales is that of the Kranz property, on Kenneth Road, consisting of a two-story house and twelve acres in bearing lemon trees, sold to Mrs. Emma Summers, who recently acquired the Spinks acreage, on the opposite side of Kenneth Road. The price has not been reported, but it is in the neighborhood of \$3,000 an acre.

A meeting was held Monday evening at the M. E. Church, at which about seventy-five persons were present. Mr. C. H. Toll presided. The matter of the coming bond elections was discussed at some length, an effort being made to harmonize conflicting opinions as to a school site. In connection with this subject the matter of annexation to Los Angeles was discussed, those speaking being in favor of the proposition. The speakers seemed to think that Owens River water is needed, and assumed that Glendale can do nothing for them in regard to the water supply.

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CHURCH ENTERTAINMENT.

The Girls' Sunshine Club of the Casa Verdugo M. E. Church will give a literary and musical entertainment Friday evening, May 24, at the church. A fine program will be provided, and an admission fee of ten cents will be charged.

Buy a 25-cent box of letter paper at Nesom's Drug Store and get an automatic pencil free.

DEATH OF MRS. JENNIE SNOW.

Mrs. Jennie Snow, wife of Charles Snow, died at her home, 333 South Louise street, at 8:40 o'clock, Wednesday morning, after a brief illness, the fatal termination of what was a sad shock to her friends. The funeral was held from the home at 4 o'clock yesterday afternoon, Rev. J. W. Utter, pastor of the Christian church, of which Mrs. Snow was a member, and Rev. C. R. Norton, pastor of the Casa Verdugo Methodist church, in charge. Music was furnished by the Misses Utter. The body was cremated at the Rosedale cemetery in Los Angeles. The funeral arrangements were in charge of the Jewel City Undertaking company.

At the time of death Mrs. Snow was 71 years of age. She had been married 47 years and had lived in Glendale nine years. Besides a widower Mrs. Snow leaves a sister, Mrs. Emma Seward of Glendale; a daughter, Mrs. Nellie Hyer of this city, a granddaughter, Mrs. Nellie Perry of Los Angeles, a grandson, Randal Hyer, also of Los Angeles, also three sisters in the East.

SERIOUS ACCIDENT.

R. E. Durbin, who has been conducting the Tropicco Stables for F. J. Shewalter, residing at 435 Louise Street, while driving along Central Avenue, near Park Avenue, Thursday evening of last week, about 8 p. m., was run into by an automobile having no light. The vehicle he was in was badly wrecked, and Mr. Durbin thrown out, the fall dislocating his hip. Dr. D. W. Hunt was called in, and his patient is doing as well as could be expected.

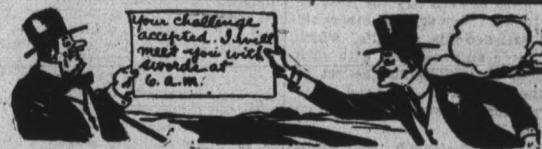
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BAD BRUSH FIRE.

A man clearing off ground and burning brush was responsible for a serious fire Tuesday afternoon and evening last in a canyon running up from Verdugo Road toward the ridge above La Canada. The fire got away from him, and as he did not call for assistance for about two hours, it had got beyond control when Fire Marshal Miller and some men got into action. About 9 o'clock at night it died down, after burning over six or seven hundred acres of hills on both sides of the ridge.

Have you seen McGraw-Hill's great Mission Play? The next best thing is to read his book "California." See our combination offer—the book, "West Coast Magazine" and GLENDALE NEWS, all for four dollars.

Luxury and Labor. Alexander the Great, reflecting on his friends degenerating into sloth and luxury, told them that it was a most slavish thing to luxuriate and a most royal thing to labor.—Barrow.

The man who thinks he knows a woman like a book usually discovers many unattractive things.